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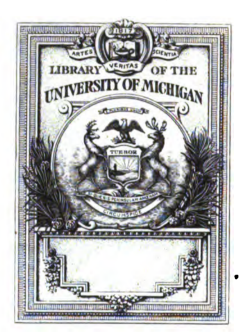
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JOURNAL

HOUSE OF DELEGATES

OF

VIRGINIA

SESSION
WHICH COMMENCED AT THE STATE CAPITOL

ON

WEDNESDAY, JANUARY 14, 1920.

RICHMOND:

DAVIS BOTTOM, SUPERINTENDENT OF PUBLIC PRINTING

1920.

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HOUSE JOURNAL

WEDNESDAY, JANUARY 14, 1920.

The House of Delegates was called to order at 12 o'clock M. by John W. Williams, Clerk thereof.

Prayer by Rev. James Y. Fair, D. D., of Westminster Presbyterian church, Richmond, Va.

A communication was received from the Secretary of the Commonwealth as follows:

> COMMONWEALTH OF VIRGINIA, OFFICE OF SECRETARY OF THE COMMONWEALTH. RICHMOND, January 14, 1920.

To the Honorable the Clerk of the House of Delegates:

As required by law, I herewith respectfully transmit a list of the members-elect of the House of Delegates for the term beginning this day, as ascertained and determined by the Board of State Canvassers at their meeting held the fourth Monday in November, nineteen hundred and nineteen, the official record of which is on file in my office.

Very respectfully,

B. O. JAMES. Secretary of the Commonwealth.

MEMBERS-ELECT OF THE HOUSE OF DELEGATES OF VIRGINIA.

Accomac-J. Harry Rew.

Albemarle and city of Charlottesville-W. H. Langhorne and L. F. Smith.

Alexandria city and county-Charles T. Jessee.

Alleghany and Craig-A. A. Robinson.

Amherst-M. P. Gatewood.

Appomattox-J. R. Horsley,

Amelia and Nottoway-J. M. Hurt.

Augusta and Staunton-Herbert J. Taylor and W. Stuart Moffett.

Bath, Highland, Rockbridge and Buena Vista—John W. Stephenson. Bedford—G. G. Turner and M. E. Padgett.

Botetourt-F. D. Bolton.

Brunswick-E. P. Buford.

Buckingham and Cumberland-A. L. Pitts, Jr.

Campbell-E. A. Hicks.

Caroline-John W. Guerrant.

Carroll-T. L. Felts.

Charlotte-Robt. F. Hutcheson.

Chesterfield-Harry L. Snead.

Chesterfield and Powhatan-Gordon W. Shepherd.

Clarke and Warren-Kenneth N. Gilpin.

Culpeper—E. H. Gibson.

Dickenson and Wise-Roland E. Chase.

Dinwiddie—C. F. Smith.

Elizabeth City-Nelson S. Groome.

Fairfax—Franklin Williams.

Fauquier-W. N. Tiffany.

Fauquier and Loudoun—Wilbur C. Hall.

Floyd-Peter Dickerson.

Franklin-H. D. Dillard.

Frederick and Winchester-R. L. Omps.

Giles and Bland-William Bane Snidow.

Gloucester-John N. Tabb.

Goochland and Fluvanna-Geo. A. Bowles.

Grayson-T. R. Fulton.

Halifax-B. W. Owen and R. H. Fuller.

Hanover-Samuel R. Carter.

Henrico-James W. Barnes.

Henry-J. W. Ramsey.

Isle of Wight-Parke P. Deans.

King and Queen and Essex-Deane Hundley.

King William and Hanover-T. C. Commins.

Lancaster and Richmond-R. O. Norris, Jr.

Lee-W. T. Hicks.

Loudoun-B. F. Noland.

Louisa-R. L. Gordon, Jr.

Lunenburg—Thos. W. Ozlin

Lynchburg—Mayo C. Brown.

Madison and Greene-E. A. Carpenter.

Mathews and Middlesex—Gilbert L. Diggs.

Mecklenburg—B. W. Shelton.

Montgomery and Radford-U. G. Flanagan.

Nansemond-R. L. Brewer, Jr.

Nelson-P: B. Young.

Newport News—J. E. Wilkins.

New Kent, Charles City, James City, York, Warwick and Williamsburg-Norvell L. Henley.

Norfolk city-John W. Cherry and E. Griffith Dodson.

Norfolk county—John G. Wallace, Jr., and N. B. Powers. Northampton and Accomac—Jno. E. Nottingham.

Northumberland and Westmoreland-E. Hugh Smith.

Orange—P. M. Watts.

Page and Rappahannock-Charles Green.

Patrick—W. L. Joyce.

Pittsylvania and Danville-John C. Blair, Charles R. Warren and W. H. Buntin.

Petersburg—Samuel D. Rodgers.

Portsmouth-George Bosman.

Prince Edward—E. T. Bondurant, Princess Anne—A. E. Ewell.

Princ · William-C. A. Sinclair.

Pulaski-R. C. Boothe.

Richmond city-Albert O. Boschen, Edward R. Fuller, T. Gray Haddon. James H. Price and Geo. Luther Wilcox.

Roanoke city-R. Holman Willis.

Roanoke county-J. Sinclair Brown.

Rockbridge and Buena Vista-W. M. McNutt.

Rockingham—J. A. Garber and W. H. Ruebush.

Russell-John White Stuart.

Scott-R. R. Templeton.

·Shenandoah-J. Homer Copp.

Smyth—R. A. Anderson.

Southampton-W. J. Story.

Spotsylvania and Fredericksburg-J. W. Massey.

Stafford and King George—Thomas L. Hunter.
Surry and Prince George and Hopewell—Horace L. Smith.
Sussex and Greensville—W. D. Prince.
Tazewell and Buchanan—C. C. Hyatt..
Washington and Bristol—Walter H. Robertson and J. Walter Gray.
Wythe—John H. Crockett.

The roll was called and the following members responded to their names:

Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Rosman, Bowles, Brewer, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant. Haddon, Hall. Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hutcheson, Hyatt, Jessee, Jeyce, Langhorne, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, William

The members present were sworn in by the Clerk, each taking and subscribing the oaths required by the Constitution.

The Clerk announced that the first business in order is the elec-

tion of a Speaker.

MR. DEANS nominated RICHARD L. BREWER, Jr., of Nansemond county.

The roll was called, with the following result:

Richard L. Brewer, Jr. - - - 98

The vote was recorded as follows:

Yeas—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Greene, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hutcheson, Hyatt, Jessee, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas, F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Willams, Young—98.

The whole number of votes cast	-	-	,	98
Necessary to a choice -	-	-	-	50
Richard L. Brewer, Jr., received	-	-	_	98

RICHARD L. Brewer, Jr., having received all the votes cast, was declared duly elected Speaker of the House of Delegates.

The Clerk requested Messrs. Deans, Anderson and Gilpin to conduct The Speaker to the chair.

THE SPEAKER responded appropriately.

THE SPEAKER announced the next business in order was the election of a Clerk.

Mr. DILLARD nominated John W. Williams, of Giles county. The roll was called with the following result:

John W. Williams - - - 98

The vote was recorded as follows:

Yeas—Messrs. Anderson, Barnes, Blair. Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs. Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hutcheson, Hyatt, Jessee, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—98.

The whole number of votes cast	-	-	٠ ـ	98
Necessary to a choice	-	-	-	50
John W. Williams received	-	-	-	98

John W. Williams, having received all of the votes cast, was declared duly elected Clerk of the House of Delegates.

THE SPEAKER appointed Messrs. DILLARD, GORDON, OZLIN and SNIDOW to inform John W. Williams of his election and conduct him to his desk.

The Clerk responded in acknowledgment of the honor.

MR. McNutt nominated J. M. Johnston, of Rockbridge, for sergeant-at-arms of the House of Delegates.

The roll was called with the following result:

J. M. Johnston - - - 91

The vote was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp. Crockett, Deans, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hutcheson, Hyatt, Jessee, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Morris, Nottingham, Omps, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Mr. Speaker—91.

J. M. Johnston, having received a majority of all the votes cast, was declared duly elected sergeant-at-arms.

Mr. Gibson nominated S. M. Newhouse, of Culpeper, for door-

keeper.

The roll was called with the following result:

S. M. Newhouse - - - 86

The vote was recorded as follows:

Yeas—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Henley, Hicks, E. A., Horsley, Hundley, Hunter, Hurt, Hutcheson, Jessee, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—86.

S. M. Newhouse, having received a majority of all the votes cast, was declared duly elected doorkeeper.

MR. HUNTER nominated C. A. Truslow, of Stafford, for door-

keeper.

The roll was called with the following result:

C. A. Truslow - - - 83

The vote was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jessee, Joyce, Langhorne, McNutt, Moffett, Nottingham, Owen, Ozlin, Padgett, Pitts, Prince, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Mr. Speaker—83.

C. A. Truslow, having received a majority of all the votes cast, was declared duly elected doorkeeper.

On motion of Mr. Stephenson, the rules for the government of the House of Delegates were agreed to as follows:

RULES OF THE HOUSE OF DELEGATES.

I.

ORGANIZATION-ELECTIONS.

1. At the elections in the House, the voting shall be riva roce, and the

vote recorded in the journal, and only one person shall be chosen at a time. If on the first voting no one receives a majority, the person having the smallest number of votes shall not be voted for on the next trial, and so on until some one shall receive a majority of the whole vote. If the election be by joint vote of the two houses, messages shall be exchanged for each voting announcing the names of persons in nomination. A committee of three from each house shall compare the votes and ascertain and report the result.

THE SPEAKER.

- 2. The House of Delegates shall choose its own speaker. The speaker may call any member to the chair, who shall exercise its functions for the time; but no member, by virtue of such appointment, shall preside for a longer time than three days. During such substitution the speaker may participate in the debates. If the speaker be absent, and have named no one to act in his stead, the duties shall be performed by the chairman of one of the standing committees, taking precedence in the order in which the committees are named in Rule 16.
- 3. The speaker shall take the chair every day precisely at the hour to which the House shall have adjourned on the preceding day; shall immediately call the House to order, and a quorum being present, shall cause the journal of the preceding day to be read. Any mistakes in the entries shall, upon motion, then be corrected, and being found correct, shall be signed by the speaker and the clerk, and upon the last day of the session, the journal for that day being examined and found correct, shall be signed by the speaker and the clerk, and the said journals, when so signed, shall be the authentic record of the proceedings of the House.

4. The speaker shall have power to supervise and correct the journal before it is read. He shall have a general direction of the hall, with power, in case of disturbance or disorderly conduct in such part thereof as may be appropriated to spectators, to have the same cleared. Stenographers and reporters for the press, wishing to take down the proceedings of the House. may be admitted by the speaker, who shall assign them to such places on the floor as shall not interfere with the convenience of members.

All acts and joint resolutions proposing amendments to the Constitution shall be signed by the speaker; and all writs and warrants issued by order of the House shall be under his hand and seal, attested by the clerk.

THE CLERK.

- 6. A clerk shall be elected by the House, and shall be deemed to continue in office until another is chosen. He shall appoint an assistant clerk, an enrolling clerk, a journal clerk, a reading clerk, the janitors for the hall and offices, and shall, subject to the approval of the speaker, appoint the six committee clerks provided for by law. He shall be charged with the whole clerical business of the House and its committees, and shall see that the committee clerks discharge properly the duties required of them by the several committees to which they are assigned, and that, when not so employed, they render such assistance as may be required to other committees and in the business of the House. The several clerks and janitors may be removed by the clerk of the House, with the approval of the speaker, and the committee clerks shall be so removed upon the request of the committees to which they are severally assigned.
- 7. The clerk shall perform all the duties of his office under the direction of the speaker. He shall keep a journal of the proceedings of the House, and shall have the same in proper form to be signed as provided by Rule 3, and shall submit it daily to the speaker in time to be examined before the next assembling of the House. He shall keep at the clerk's table, during the sittings of the House, a calendar or docket so arranged as to show the condition and progress of the business of the House, which said calendar shall be printed each day and laid on the desk of each member at the opening of the session. He shall have printed and placed on the



desk of each member, before the assembling of the House each day, a list of all bills offered on the preceding day, under Rule 37, with the names of the patrons, titles of the bills and the committees to which the same have been referred.

8. He shall keep accounts of the compensation of the members and officers of the House, and shall from time to time certify the same to the auditor. He shall provide the stationery required for the business of his office and of the House and for the use of the members during the session; but the amount furnished to each member shall not exceed in value five dollars a session. The claims shall be certified for payment as provided by law. He shall keep detailed accounts of all these transactions in a book to be provided for the purpose, which shall be at all times open to inspection by members of the House.

SERGEANT-AT-ARMS.

- 9. A sergeant-at-arms shall be elected by the House, and shall continue in office during its pleasure. He shall have as his assistants two doorkeepers, who shall be elected by the House, and ten pages, to be appointed by the speaker, who shall receive as compensation one-half the amount provided by law for a doorkeeper.
- 10. He shall, with his assistants, attend upon the House during its sittings, and shall execute its commands, together with all such process, issued by its authority, as shall be directed to him by the speaker.
- 11. He shall, under the direction of the speaker, have charge of the police of the hall, and shall prevent any interruption of the business of the House by disorder within or without. He shall distribute among the members all papers printed for their use, and shall give such attendance upon them during the sittings of the House as will promote their comfort and facilitate the business of the House.
- 12. He shall procure for the members, when required, certificates for pay and mileage, and, at their request and upon their endorsement, shall collect and pay over to those entitled the money due upon such certificates.
- 13. He shall attend to receiving and dispatching all mail or telegraphic matter intended for or sent by members, and shall make such arrangement therefor as to promote the convenience of the members.

OATHS OF OFFICE.

14. The oaths which the officers of the House are required by law to take shall be administered and certified by a person authorized to adminter oaths, and be filed with the clerk of the House.

COMMITTEES.

- 15. All committees shall be appointed by the speaker unless otherwise specially directed by the House, in which case they shall be appointed by ballot, and a plurality of votes shall prevail. The first-named member of any committee shall be the chairman, and if he be absent, or be excused by the House, the next named member, and so on, unless the committee elect a chairman.
- 16. At the beginning of each regular session there shall be appointed standing committees, to consist of not less than nine nor more than thirteen members (except the committees on finance, appropriations, roads and internal navigation, and agriculture and mining, shall consist of seventeen members each), as follows:
 - 1. Privileges and elections.
 - 2. Courts of justice.
 - 3. Schools and colleges.
 - 4. General laws.
 - 5. Roads and internal navigation.
 - 6. Finance.
 - 7. Claims.



- 8. Militia and police.
- 9. Asylums and prisons.
- 10. Labor and the poor.
- 11. Public property.
- 12. Currency and commerce.
- 13. Agriculture and mining.
- 14. Manufactures and mechanic arts.
- 15. Counties, cities and towns.
- 16. Officers and offices at the capitol.17. Executive expenditures.18. Retrenchment and economy.

- 19. Federal relations and resolutions.
- 20. Enrolled bills.
- 21. Immigration.
- 22. Chesapeake and its tributaries.
- 23. Insurance and banking.
- 24. Appropriations.
- 25. Moral and social welfare.
- Also a standing committee, to consist of five members, to be called the committee on House expenses. It shall be the duty of the committee to examine from time to time the accounts kept by the clerk, with the members and officers of the House, and to decide all questions arising in relation thereto, subject to an appeal to the House. Unless otherwise provided by order of the House, no account for printing, stationery, or any other expenses of the House shall be certified for payment without the previous approval of this committee.
- 18. Also a standing committee on rules, to consist of five members, including the speaker, who shall be chairman of the committee.
- 19. Also a standing committee on confirmation, to consist of five members; one on the library, to consist of five members; one on printing, to consist of three members; one on special, private and local legislation, to consist of seven members, and one on auditing, to consist of three members. These committees, when acting with like committees from the Senate, shall constitute the joint committee on confirmation, the "library committee," the "committee on printing," the "committee on special, private and local legislation," and the "auditing committee," provided for by law and the Constitution, but in all other respects the library committee and the committee on printing shall act as committees of the House.
- 20. Any committee of the House may, at their discretion, confer with a committee of the Senate having under consideration the same subject. No select committee shall be appointed to consider any subject falling properly within the province of a standing committee.
- 21. After the minimum number required for any committee has been appointed, the speaker may from time to time, at his discretion, fill it up to the maximum allowed by the rules, which shall in no case be exceeded.
- 22. Five members of any committee, or a majority, if less than five, shall constitute a quorum. Each committee shall appoint its own regular meetings; and it shall be the duty of a committee to meet on a call of any two of its members, if the chairman be absent or decline to appoint such meeting; but no committee shall sit during the sitting of the House without special leave.
- The several standing committees shall not only consider and report upon the matters specially referred to them, but shall, whenever practicable, suggest such legislation as will provide upon general principles for all similar cases. And it shall be the duty of each committee to inquire into the condition and administration of the laws relating to the subjects which they have in charge; to investigate the conduct and look to the responsibility of all public officers and agents concerned, and to suggest such measures as will correct abuses, protect the public interests and promote the public welfare.
 - 24. Committees shall in all cases report by bill or resolution in such

form that, if passed or agreed to, it will carry into effect their recommendation. Every such bill shall be printed; but no papers returned therewith shall be printed unless the committee shall so recommend. Bills may be considered in executive session, but final vote thereon shall be in open session; notice of the time of taking such vote shall be given.

COMMITTEES OF THE WHOLE,

- 25. When the House shall go into the committee of the whole, the speaker may vacate the chair and call some member to preside in committee; the other officers shall attend and the rules of the House shall be observed and enforced in committee, as far as applicable, except that the previous question shall not be ordered.
- 26. If the committee arise before the consideration of the subject referred is concluded, the same shall be reported back and have its place in order as unfinished business of the House. When it shall be again reached in order, unless it be otherwise disposed of, the House, after making such orders as it may deem proper in relation to the business before the committee, shall stand again resolved into the committee of the whole, and so on until the business therein be disposed of.

27. Nothing shall be in order in the committee of the whole except

such matters as may be especially referred to it by the House.

28. Whenever the committee of the whole shall find itself without a quorum the chairman shall cause the roll to be called, and thereupon the committee shall arise, and the chairman shall report the fact and the names of the absentees, which shall be entered upon the journal of the House.

29. The motion to go into committee of the whole, and the motion to

discharge the committee shall not be debated.

II.

ATTENDANCE AND ADJOURNMENT.

30. No member shall absent himself from the service of the House unless he have leave or be sick or unable to attend.

31. Any ten members or more (including the speaker, if there be one, and he be present) shall be authorized to compel the attendance of absent members by a call of the House.

32. Upon the roll of the House the names of the members shall in all cases be arranged and called in alphabetical order, except that the speaker

shall be called last.

- 33. Upon a call of the House the names of the members shall be first called over by the clerk and the absentees noted; after which the names of the absentees shall be again called over; the doors shall then be shut, and those for whom no excuse or insufficient excuses are made may, by order of those present, if ten in number, be taken in custody as they appear, or may be sent for and taken into custody, wherever to be found, by the sergeant-at-arms or his assistants, or by special messengers to be appointed for that purpose.
- 34. When a member shall be discharged from custody, and admitted to his seat, the House shall determine whether such discharge shall be with or without payment of fees and expenses.
- 35. Any member or members may adjourn from day to day. A motion to adjourn, and a motion to fix the time for which the House will adjourn, shall always be in order, and shall be decided without debate,

III.

INTRODUCTION OF BUSINESS.

36. Messages from the Governor and reports and communications (except petitions and memorials) from any other public officer or agent may be received at any time, and if, in the judgment of the speaker, they require im-



mediate action, may be brought at once to the attention of the House; otherwise they shall lie upon the speaker's table and be disposed of in the morning hour. The same rule shall be observed with regard to the messages from the Senate.

37. Members having petitions, memorials, resolutions or bills to present may, at any time, hand them to the clerk, endorsed with their names, and the reference or disposition desired. The clerk shall, under the direction of the speaker, refer such papers to the proper committees, and enter the fact, with the names of the members presenting them, upon the journal.

38. No petition, memorial, bill, joint resolution, or resolution calling for information from the Governor or other public officer or agent, shall be introduced, considered, or acted upon, otherwise than is provided by the preceding rule, until it shall have been examined and reported upon by a committee.

39. Any other resolution or motion upon which a member may desire the judgment of the House, or any action other than a reference to a standing committee, may be presented to the House in the morning hour, after the business on the speaker's table is disposed of.

40. Reports of committees may be handed to the clerk at any time. He shall endorse upon them the time at which they are received, and place them upon the speaker's table, to be disposed of in the morning hour. If, in the judgment of the speaker, any report of a committee requires immediate action, he may bring it to the attention of the House at any time.

IV.

ORDER OF BUSINESS-THE MORNING HOUR.

41. After the reading and signing of the journal, one hour, to be called the morning hour, shall be devoted to the dispatch of business upon the speaker's table and to resolutions presented under Rule 39. The business on the speaker's table shall be disposed of in such order as the speaker shall deem best, except as may be herein otherwise provided, or as the House may at any time order.

42. The annual message of the Governor shall be laid before the House as soon as it is received. It shall be printed for the use of the House, and shall be considered by the several standing committees without any special order therefor

order therefor.

43. All other messages from the Governor shall, unless the House otherwise order, be referred by the speaker to the proper committees. And the same rule shall be observed as to reports and communications from other public officers.

44. Bills and joint resolutions sent from the Senate shall be referred by the speaker to the proper committees. All other messages from the Senate shall, unless the House otherwise order, be referred by the speaker to the proper committees.

proper committees.

45. All bills reported from committees shall be transferred at once to the calendar in the order in which they are reported. Those reported for the first time shall be numbered in the order in which they were handed to the clerk, and transferred to the calendar.

46. All other reports from committees shall be considered and disposed of in the order in which the speaker shall present them, unless the House

shall in any case otherwise direct.

47. A member presenting a resolution under Rule 39 shall be allowed five minutes in which to explain his wishes in relation to it; after which the question on referring to a standing committee shall be taken without debate. If the House refuses to refer, the resolution shall be considered and disposed of.

48. Printing recommended by committees under Rule 24 shall be ordered by the speaker, unless the House shall otherwise direct. Under such order no more copies of any document shall be printed than is provided by law; nor shall more than two hundred and thirty copies be printed of any bill, resolution, petition or memorial without the special order of the House.



THE CALENDAR.

49. At the expiration of the morning hour, or sooner if the business of the morning hour has been disposed of, the House shall proceed to consider bills and joint resolutions upon the calendar, in the following order:

1st. House bills on their first reading.

Senate bills on their first reading.

3rd. Pending motions to reconsider, relating to business proper for the calendar.

4th. The unfinished business of the preceding day.

House bills, etc., returned from the Senate with amendments, in the order in which they were transferred to the calendar.

6th. Senate bills on third reading.

Engrossed House bills, etc., in the order in which they passed to 7th. their engrossment.

Senate bills on their second reading.

House bills, etc., on their second reading in the order in which they are numbered.

50. It shall be the duty of the clerk to see that the printing and engrossing, when ordered, shall be done in such time that the bills, etc., may be acted upon according to their priorities upon the calendar. If, however, any bill, etc., shall not be ready when it is reached upon the calendar, it shall be passed by, and be allowed to retain its place upon the calendar.

51. When the calendar has been called through, it may be called again in order to dispose of any business that may be ready, and if there be none such the business of the morning hour shall be resumed and disposed of; but the business of the calendar shall in no case be allowed to interfere with that of the morning hour without the unanimous consent of the members present.

The regular order of business herein established shall not be changed. nor shall any special order be made, except by a vote of two-thirds of the members present; but a majority may postpone the calendar, not exceeding one day at a time, or may pass by any subject coming up in order, without changing its place, or may agree to a joint order with the Senate, or may postpone or discharge any special order.

v.

CONDUCT OF BUSINESS-ORDER AND DECORUM.

53 The speaker shall preserve order and decorum: may speak to points of order in preference to other members, rising from his seat for that purpose, and shall decide questions of order without debate, subject to an appeal to the House. If the decision relates to a question of decorum or propriety of conduct; it shall not be debatable; if it relate to the propriety of business, or the relevancy or applicability of propositions, the appeal may be debated, but no member shall speak on it more than once, except by leave of the House.

54. When a member rises to speak he shall respectfully address, "Mr. Speaker," standing in his place; he shall confine himself strictly to the ques-

tion before the House, and when he has finished he shall sit down.

55. When two or more members rise at the same time, the speaker shall name the person to speak, but in all cases the member who shall first rise

and address the chair shall speak first.

56. Every motion or proposition shall be reduced to writing, if desired by the speaker or any member, and shall be delivered in at the clerk's table to be there read: and the question shall be stated by the chair before the same shall be debated. When the reading of any paper in possession of the House, and not being the precise matter upon which the House is acting, is called for, and objection is made by any member, the question shall be determined by a vote of the House without debate. Any motion or proposition may be withdrawn by the mover at any time before a decision, amendment, or other action of the body upon it, except a motion to reconsider, which shall not be withdrawn without leave of the House.

57. No member shall in debate use any language or gesture calculated

to wound, offend or insult another member.

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- 58. If any member, in speaking, transgress the rules of the House, the speaker shall, or any member may, call him to order; in which case the member called to order shall immediately take his seat, unless permitted to explain. If there be no appeal, the decision of the chair shall be submitted to. If the decision be in favor of the member called to order, he shall be at liberty to proceed; if otherwise, he shall not proceed, except by leave of the House. For flagrant or repeated violations of order, especially if persisted in after the admonition of the speaker, a member shall be liable to the censure of the House.
- 59. If any member be called to order by another member for words spoken, the words excepted to shall be immediately taken down in writing, in order that the speaker and House may be better able to judge the matter.

60. No member shall, while the House is sitting, interrupt or hinder its business by standing up, leaving his place, moving about the hall, engaging in conversation, expressing approval or disapproval of any of the proceedings, or by any other conduct tending to disorder and confusion.

61. In any one debate upon the same question, no member shall speak more than once till all others have spoken who desire to do so, nor more than twice, without the consent of a majority of the members present.

ASCERTAINING THE QUESTION.

(2. If the question for decision include several distinct propositions, any member may have the same divided; but a motion to strike out and insert shall not be so divided; nor shall a motion to strike out, being lost, preclude either amendment or a motion to strike out and insert. In filling blanks, the question shall be put first upon the largest sum and the longest time. No motion or proposition, or subject different from that under consideration, shall be admitted under color of amendment.

63. When a question is before the House, no motion shall be received unless specially provided for, except to adjourn, to pass by, to lay upon the table, to postpone for a specified time or purpose, to commit or amend, to dismiss; which several motions shall have precedence in the order in which they are arranged. If the motion to pass by, or to lay upon the table, or to postpone, shall prevail, a motion to print shall be in order before proceeding to the consideration of another subject, but shall be decided without debate.

64. Upon the motion to pass by, the mover shall be allowed two minutes to state the reason for his motion, and one member opposed to the motion shall be allowed a like time to object. The motion to lay upon the table, for the previous question, and for the pending question, shall not be debated; nor shall debate be allowed on a motion to take up a subject from the table, or to reconsider any question which was not debatable. When a question not debatable is before the House, all incidental questions arising, after it is stated to the House, shall be decided and settled, whether on appeal or otherwise, without debate; and the same rule shall apply to incidental questions arising after any question is put to the House.

PENDING AND PREVIOUS QUESTIONS.

65. Pending a debate, any member who obtains the floor for that purpose only, and submits no other motion or remark, may move for the "previous question" or the "pending question," and in either case the motion shall be forthwith put to the House. Two-thirds of the members present shall be required to order the main question; but a majority may require an immediate vote upon the pending question, whatever it may be.

66. The previous question shall be in this form: "Shall the main question now be put?" If carried, its effect shall be to put an end to all debate and bring the House to a direct vote upon a motion to commit, if pending: then upon amendments reported by a committee, if any; then upon pending amendments, and then upon the main question. If upon the motion for the previous question, the main question be not ordered, debate may continue as if the motion had not been made.

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TAKING THE VOTE.

67. The speaker shall rise to put the question, but may state it sitting. Questions shall be distinctly put in the following form, viz.: "As many as agree that, etc. (as the question may be), say Aye;" and after the affirmative vote is given, "Those opposed say No." If the speaker doubts, or a division is called for, the House shall divide, those in the affirmative of the question rising first from their seats, and afterwards those in the negative. If required, the speaker shall cause the result to be ascertained by a count.

68. The year and nays on any question may be called for at any time before proceeding to another question or proposition, but being once refused, they shall not be again demanded on the same question; and any member shall have a right to vote at any time before the decision is announced by the

chair.

69. Upon a division of the House on any question, a member who is present and fails to vote shall, on the demand of any member, be counted on the negative of the question; and when the yeas and nays are taken shall, in addition, be entered on the journal as present and not voting. But no member who has an immediate and special personal interest in the result of the question shall either vote or be counted upon it.

RECONSIDERATION.

70. When a question has been decided, it may be reconsidered on the motion of any member who voted with the prevailing side; provided, it be made on the same day or within the next two days of actual session. The motion may be entered as a matter of privilege, and shall take precedence of everything except special orders and other questions of privilege, and be disposed of in the morning hours or with the calendar, as the case may be. All motions to reconsider shall be decided by a majority of the votes of the members present.

BILLS, ETC.

71. Every bill shall be read at length on three different calendar days in the House previous to its being passed, and it shall be distinctly announced at each reading whether it is the first, second or third time.

72. The first reading of a bill shall be for information merely, and it shall

go to second reading without a question.

- 73. Upon the second reading of a bill, it shall be open to amendment or commitment, or to any of the motions provided for in Rule 63, and the final question shall be, "Whether it shall be engrossed and read a third time?"
- 74. A bill ordered to be engrossed shall not have its third reading until the engrossment is actually and properly done; but, in the case of a Senate bill, the engrossment shall only apply to such amendments as may have been made in the House.
- 75. No amendment to a House bill shall be received upon its third reading by way of rider or otherwise; and no amendment involving an additional appropriation shall be added to the general appropriation bill, unless to carry into effect an existing law, or unless it receives the vote required to pass the bill itself. But a bill may at any time before its passage be committed or recommitted, and when reported back shall be placed on the calendar, and if amended shall, whether on its second or third reading, be engrossed, as may be necessary.

76. On the third reading of a bill, the question shall be, "Shall the

bill pass?"

77. The title of a bill, and such parts thereof only as shall be affected by the proposed amendments, shall be entered upon the journal.

WITHDRAWAL OF EXHIBITS.

78. Original papers filed as exhibits with any bill or petition may be withdrawn by the patron, or upon his order, on his leaving attested copies,

for which he shall pay the clerk at the rate provided by law for other copies made by him.

MESSAGES.

79. It shall be the duty of the clerk, without any special order therefor, to communicate to the Senate any action of the House upon business coming from the Senate, or upon matters requiring the concurrence of that body; but no such communication shall be made in relation to any action of the House while it remains open for consideration.

MANUAL AND RULES.

So. The rules of parliamentary practice comprised in Jefferson's Manual shall govern the House in all cases to which they are applicable, and in which they are not inconsistent with the rules of the House, and such joint rules as are, or may from time to time be established by the two houses of the General Assembly.

81. The rules of the House may be suspended by a vote of two-thirds of the members present, to be ascertained by an actual division of the House, except as prohibited by the Constitution; provided, that a motion to discharge a committee from the consideration of a bill shall require a majority of those voting, which shall include two-fifths of the members elected to the House, the vote thereon to be taken by yeas and nays, and recorded in the journal, and provided further, that a motion to dispense with the printing and reading of a bill, or either, shall not be entertained, except as provided by the Constitution. But a proposition to change a rule of the House shall be submitted in writing and forthwith printed. In its printed form it shall lie upon the speaker's table for five days and be read to the House during the morning hour of each day during that time. At the expiration of five days it shall be ready for consideration, and may be adopted or rejected by a majority vote of the members present; provided, that as to all resolutions or bills which involve an appropriation or expenditure of money by the Commonwealth, or which may create a charge upon the treasury, the rules of the House shall not be changed or suspended, save by a vote of two-thirds of the members present, to be ascertained by an actual division of the House. Upon a motion to suspend a rule of the House the mover shall be allowed two minutes to state the reasons for his motion, and one member opposed to the motion shall be allowed a like time to object.

HALL OF THE HOUSE OF DELEGATES.

S2. During the session of the legislature the hall of the House of Delegates shall be used for no other purpose than the regular sessions of the House and for meetings of the committees and members of the legislature on public affairs.

S3. Only members of the General Assembly, ex-members, members of Congress and Senate, State officers, judges, officers and employees of the General Assembly, members, officers and employees of the late Constitutional Convention, and such other persons as the speaker shall designate, shall be permitted to the floor of the House during the session thereof; provided, that the privileges granted hereunder shall not be exercised by any person having business for compensation before the House or any committee thereof, and the officers of this body shall enforce this rule under the direction of the speaker.

A message was received from the Senate by Mr. Holt, who informed the House that the Senate was duly organized and ready to proceed to business.

Ordered that Mr. Noland inform the Senate that the House of Delegates is duly organized and ready on its part to proceed to

business.

Mr. Noland offered the following joint resolution:

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Resolved by the House of Delegates (the Senate concurring), That a committee be appointed, composed of five on the part of the House of Delegates and three on the part of the Senate, to notify the Governor that the General Assembly is duly organized, and ready to receive any communcation he may desire to make; which was agreed to.

Ordered that Mr. Noland carry the resolution to the Senate and

request their concurrence.

A message was received from the Senate by Mr. Early, who informed the House that the Senate had concurred in the joint resolution.

THE SPEAKER appointed Messrs. Stephenson, Cherry, Ramsey

NOLAND and CHASE the committee on the part of the House.

The committee, subsequently reported that they had waited upon the Governor, who stated that he would be pleased to address the joint assembly.

Mr. Stephenson offered the following resolution:

Resolved by the House of Delegates (the Senate concurring), That the General Assembly meet this day at 1:30 P. M. o'clock in joint session to receive the Governor of Virginia and such communications as he may desire to make, and that the rules for the government of the Senate and House of Delegates, when convened in joint assembly for such purposes, shall be as follows:

1. At the hour fixed for the meeting of the joint assembly, accompanied by the President and Clerk of the Senate, the Senators shall proceed to the hall of the House of Delegates and shall be received by the Delegates standing. Appropriate seats shall be assigned to the Senators by the sergeant-at-arms of the House. The Speaker of the House shall assign an appropriate seat for the President of the Senate.

2. The Speaker of the House shall be president of the joint assembly. In case it shall be necessary for him to vacate the chair, his place shall be taken by the President of the Senate, or in his absence, by such member of the joint assembly as The Speaker may

designate.

3. The Clerk of the House shall be the clerk of the joint assembly, and shall be assisted by the Clerk of the Senate. He shall enter the proceedings of the joint assembly in the Journal of the House and shall certify a copy of the same to the Clerk of the Senate, who shall enter the same on the Journal of the Senate.

4. The sergeant-at-arms, the doorkeepers and pages of the House

shall act as such for the joint assembly.

5. The rules of the House of Delegates, so far as practicable,

shall be the rules of the joint assembly.

6. In calling the roll of the joint assembly, the names of the Senators shall be called first, in alphabetical order, then the names of the Delegates in like order, except that the name of THE SPEAKER of the House shall be called last.

7. If, when the joint assembly meets, it shall be ascertained that a majority of each house is not present, the joint assembly may take



measures to secure the attendance of absentees, or adjourn to a succeeding day, as a majority of those present may determine.

8. When the joint assembly adjourns, the Senators, accompanied by the President and Clerk of the Senate, shall return to their chamber and the business of the House shall be proceeded with in the same order as when it was interrupted by the entrance of the Senators; which was agreed to.

Ordered that Mr. Stephenson carry the resolution to the Senate

and request their concurrence.

A message was received from the Senate by Mr. Holt, who informed the House that the Senate had agreed to the joint resolution.

The hour of 1:30 o'clock P. M. having arrived, being the time fixed by the joint resolution to receive the Governor of Virginia, the Senate repaired to the hall of the House of Delegates and was received by the Delegates standing.

The roll of the Senate was called and the following Senators

answered to their names:

Messrs. Andrews, Booker, Byrd, Cannon, Cocke, Crockett, Deal, Downing, Drewry, Early, Epps, Ferguson, Goolrick, Gravatt, Hassinger, Hening, Holt, Jeffreys, Leedy, Mapp, Mills, Mitchell, Oliver, Parsons, Paul, Pendleton. Profit, Rison, Robertson, Russell, Trinkle, West, Woodson—33.

There were thirty-three Senators present.

The roll of the House of Delegates was called and the following delegates answered to their names:

Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hutcheson, Hyatt, Jessee, Joyce, Langhorne, Massey, McNutt, Moffett, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—96.

There were ninety-six Delegates present.

Mr. Holt offered the following resolution:

Resolved, That THE SPEAKER appoint a committee of three, composed of two Delegates and one Senator, to notify the Governor that the joint assembly is duly organized and would be pleased to receive him and any communication he may desire to make; which was agreed to.

THE SPEAKER appointed Messes. Holt, Norris and Anderson

the committee.

The committee subsequently presented the Governor, who was formally received by the joint assembly.

The Governor addressed the joint assembly as follows: (Governor's address printed as Senate Document No. 1.)

On motion of Mr. Holt, the joint assembly adjourned sine die.

THE SPEAKER laid before the House the following communications:

COMMONWEALTH OF VIRGINIA,
OFFICE OF THE CLERK OF THE HOUSE OF DELEGATES,
RICHMOND, January 14, 1920.

To the General Assembly:

I submit herewith a condensed abstract of reports of the clerks of courts which are required to be made to the Clerk of the House of Delegates by section 3305 of the Code of Virginia.

The reports herein embraced are for the years ending August 31, 1918,

and August 31, 1919, respectively.

Respectfully,

JNO. W. WILLIAMS, Clerk of the House of Delegates.

Printed as House Document No. 1.

COMMONWEALTH OF VIRGINIA,
OFFICE OF THE CLERK OF THE HOUSE OF DELEGATES,
RICHMOND, January 14, 1920.

To the General Assembly of Virginia:

As required by law, I herewith submit report of the publication of the proposed amendments to sections 32, 117, 133, 136, 138 and 184 of the Constitution.

Respectfully,

JNO. W. WILLIAMS, Clerk of the House of Delegates.

The report is printed as House Document No. 2.

THE SPEAKER laid before the House the report of the revisors of

the Code, which is printed as House Document No. 3.

THE SPEAKER appointed, in vacation, Messrs. Fuller, Dodson and Hunter the committee on the part of the House in pursuance of resolution agreed to at the extra session of 1919, "expressing appreciation and proposing a commission to be appointed from the General Assembly to consider and report to the next regular session of the General Assembly some suitable means of memorializing the valor and patriotism of those who responded to the call of their State, their country and of humanity in the supreme hour of peril to human liberty."

The Governor, through his Secretary, submitted to The Speaker copies of his budget required to be submitted by section 7 of act approved February 19, 1918, together with the tentative bill, designated "Budget Bill," required by section 8 of said act, which tenta-

tive bill is printed as House Document No. 4.

The following were presented and referred under Rule 37:

To the Committee on Insurance and Banking:
By Mayo C. Brown: A bill to amend and re-enact sections 6.

14, 16, 17 and 18 of an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred (\$300) dollars, to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of banking division of the corporation commission in respect to licensees; repealing section 81 of the revenue act and all other acts and parts of acts inconsistent with the provisions of this act, approved March 23, 1918.

To the Committee on Privileges and Elections:

By MESSRS. Anderson, Templeton, Garber, Copp, Chase, Dick-ERSON, FULTON, RUEBUSH, HYATT, SNIDOW, FELTS, HICKS, FLANAGAN and Robinson: A joint resolution proposing amendments to sections 20, 21 and 22 of article 2 of the Constitution of Virginia.

To the Committee on Appropriations:

By Mr. Brown of Roanoke county: A bill to provide for the payment of the general and the contingent and incidental expenses of the General Assembly and to appropriate money for the same.

By Mr. WILLIAMS: A bill to amend section 626 of the Code of Virginia, and to repeal sections 604, 605 and 606 of the Code of Virginia.

By Messrs. Hall and Ozlin: A bill to amend and re-enact

section 2250 of the Code of Virginia.

By Mr. Anderson: A bill to amend and re-enact sections 1 and 8 of an act entitled an act to amend and re-enact an act approved March 21, 1916, relating to Confederate pensions, approved February 28, 1918.

To the Committee on Schools and Colleges:

By Mr. Williams: A bill to amend section 741 of the Code of Virginia.

By Mr. Williams: A bill to repeal sections 693 and 722 of the Code of Virginia.

By Mr. WILLIAMS: A bill to amend section 615 of the Code of

Virginia.

By Mr. Williams: Joint resolution proposing amendments to sections 130, 131, 132, 133, 135 and 136 of the Constitution of Virginia.

By Mr. Williams: A bill to amend section 703 of the Code of Virginia, and to repeal sections 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717 and 718 of the Code of Virginia.

By Mr. Williams: A bill to amend and re-enact an act entitled an act to provide for the acceptance of the conditions of the

Federal act commonly called the Smith-Hughes bill (Public No. 347, 64th Congress), and authorizing the State Board of Education to act as a State board of vocational education for the Commonwealth, and authorizing the Treasurer of the State of Virginia to act as custodian of such funds as may be received from the Federal government, and to pay the same out on warrant drawn by the State Board of Education, and authorizing the State Board of Education to establish a department of vocational education, and appropriating money therefor, approved February 23, 1918; also to authorize boards of supervisors and councils to appropriate money for vocational education.

By Mr. WILLIAMS: A bill to amend sections 653 and 654 of the

Code of Virginia.

By Mr. Williams: A bill to amend section 719 of the Code of

Virginia.

By Mr. Williams: A bill to provide that the University of Virginia, the College of William and Mary, the Virginia Agricultural and Mechanical College and Polytechnic Institute, the Virginia Normal and Industrial Institute, and the several State normal schools for women shall be placed on the year-round basis of instruction as soon as their financial resources will warrant.

To the Committee on General Laws:

By Mr. Chase: A bill to amend and re-enact sections 6555 and 6556 of the Code of Virginia.

By Mr. Chase: A bill regulating the hours of work of student

nurses.

By Messrs. Cherry and Dodson, by request: A bill to regulate the liability of charitable corporations operating and maintaining institutions of mercy, charity and benevolence, and not conducted for profit, for injuries to any person caused by the negligence of its servants, employees or agents.

By MESSES. DODSON and CHERRY: A bill regulating the practice of architecture, and providing for the examination and licensing

of architects.

To the Committee on Special, Private and Local Legislation:

By Mr. Robertson: A bill to amend and re-enact section 135 of an act entitled an act to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith. approved March 14, 1908.

By Mr. HUTCHESON: A bill to amend and re-enact sections 3 and 13 of an act entitled an act to provide for the working of the public roads in the county of Charlotte, for the creation of district road boards in said county, and for the repeal of all acts in con-

flict therewith, approved March 20, 1916.

By Mr. Brown of Lynchburg: A bill to amend and re-enact chapter 133 of the Acts of Assembly of 1918, approved March 13 1918, entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg.

By Mr. Ozlin: A bill authorizing the school board of Plymouth school district in the county of Lunenburg to borrow money, not to exceed \$30,000 for the building, repairing and equipment of school houses in said district.

To the Committee on Finance:

By Mr. Brown of Lynchburg: A bill to amend and re-enact

section 2244 of the Code of Virginia.

By Mr. Brown of Lynchburg: A bill to repeal section 7 of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables, and city sergeants, and until action upon the report of said commissioners, to fix the maximum amount of the compensation of said officers, approved March 27, 1914.

By Mr. Brown of Lynchburg: A bill to repeal chapter 110 of the Acts' of 1918, approved March 9, 1918, entitled an act to amend and re-enact section 1 of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of the said commissioners, to fix the maximum amount of the compensation of the said officers, approved March 27, 1914, as amended by an act approved March 22, 1916.

By Mr. Williams: A bill to impose and levy, for public free school purposes, a tax of six cents on the one hundred dollars of

the assessed value of certain classes of property.

To the Committee for Courts of Justice:

By Mr. TAYLOR: A bill prohibiting the recordation of certain deeds, unless the next immediate source from which the particular grantor derived title is stated in the deed.

By Mr. Brown of Lynchburg: A bill to amend and re-enact section 3487 of the Code of Virginia, concerning fees of sheriffs.

sergeants, criers and constables.

By Mr. Brown of Lynchburg: A bill to authorize, and in certain cases to require, the appointment in each of the counties of the Commonwealth, or in magisterial districts of a county of a special justice of the peace to be known as the trial justice; and to prescribe his jurisdiction and duties, and to fix his compensation.

By Mr. Ozlin: A bill prescribing the time of holding the

regular terms of court in the Sixth judicial circuit.

By Mr. Chase: A bill to amend and re-enact section 5995 of

the Code of Virginia.

By Mr. Brown of Lynchburg: A bill to amend and re-enact section 3780 of the Code of Virginia relating to the amendment of

charters of corporations after organization.

By Mr. Brown of Lynchburg: A bill to enlarge and define the power and jurisdiction of police justices to admit persons to bail and fixing the compensation therefor.

By Mr. Brown of Lynchburg: A bill to repeal section 2833 of the Code of Virginia.

By Mr. SMITH of Northumberland: A bill to amend and re-

enact section 5276 of the Code of Virginia.

By Messes. Dodson and Cherry: $\hat{\Lambda}$ bill to amend and re-enact section 5888 of the Code of Virginia.

By Messrs. Dodson and Cherry: A bill to amend and re-enact

section 5893 of the Code of Virginia.

By Messrs. Dodoon and Cherry: A bill to make it larceny to obtain, with fraudulent intent, money or other property or credit by means of a check, draft or order, to make a failure to have on deposit, or to the credit of the maker or drawer thereof with the bank, person, firm or corporation on which drawn, sufficient funds to pay the same in full when presented, prima facie evidence of fraudulent intent.

On motion of Mr. Willis, the House adjourned until 12 o'clock to-morrow.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

THURSDAY, JANUARY 15, 1920.

Prayer by Rev. Jas. Y. Fair, D. D., of Westminster Presbyterian church, Richmond, Va.

church, Richmond, Va.
On motion of Mr. Fuller of Richmond, the reading of the

Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

Mr. Groome offered the following resolution:

Resolved, That the Secretary of the Commonwealth be directed to furnish the members of the House such copies of the Acts of Assembly as may be required for use during the session; which was agreed to.

Mr. Norris offered the following resolution:

Resolved by the House of Delegates (the Senate concurring). That for the information of the members and for the guidance of the printer, members be requested to underscore the amended portions of bills preented; which was agreed to.

Ordered that Mr. Norris carry the resolution to the Senate and

request their concurrence.

A message was received from the Senate by Mr. Oliver, who informed the House that the Senate had agreed to the joint resolution.

Mr. Stephenson offered the following resolution:

Resolved by the House of Delegates (the Senate concurring).

That the Superintendent of Public Printing be directed to furnish to each member of the General Assembly, not previously furnished. a copy of the annotated code. He will also furnish two additional copies of the annotated code to the office of the Attorney-General: which was agreed to.

Ordered that Mr. Stephenson carry the resolution to the Senate

and request their concurrence.

A message was received from the Senate by Mr. Mapp, who informed the House that the Senate had agreed to the joint resolution.

Mr. Gordon offered the following resolution:

Whereas, a custom has prevailed to introduce identical legisla-

tion simultaneously in each House; and,

Whereas, such custom entails an unwarranted waste of legislative time and energy as well as an unnecessary waste of money

in duplicate printing; and,

Whereas, the records show that it frequently happens that both houses are working at the same time on the same bills, and do actually pass their respective identical bills on the same day, which bills cross each other in the communications from one house to the other, thus creating confusion, and unless discovered in time for the houses themselves to prevent the duplication, the Governor is put to the necessity of detecting this duplication and vetoing one or the other of the bills to save the Acts of Assembly from containing duplicate legislation; now, therefore, be it

Resolved by the House of Delegates (the Senate concurring). That the members of both houses are earnestly requested and urged not to encumber the records and not to congest the calendars by the introduction of identical bills in both houses at the same time; which

was agreed to.

Ordered that Mr. Gordon carry the joint resolution to the Senate

and request their concurrence.

A message was received from the Senate by Mr. Gunn, who informed the House that the Senate had agreed to the joint resolution.

The following were presented and referred under Rule 37:

To the Committee for Courts of Justice:

By Mr. Stephenson: A bill to amend and re-enact section 42 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact section 1402 of the Code of Virginia, approved March 28, 1902, in relation to suits by and against trustees,

approved March 15, 1918.

By Mr. Stephenson: A bill to amend and re-enact section 59 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act approved February 10, 1904, entitled an act to make valid any disposition of property in perpetuity for the maintenance or care of cemeteries, cemetery lots, monuments and other erections and authorizing cemetery companies and trustees holding title to cemeteries or burial grounds to take and hold any property according to the terms of the grant, bequest, devise or gift.

as amended and re-enacted by an act approved February 20, 1906, approved February 16, 1918.

By Mr. Stephenson: A bill to amend and re-enact section

1636 of the Code of Virginia.

By Mr. STEPHENSON: A bill to amend and re-enact section 122 of the Code of Virginia.

By Mr. Stephenson: A bill to amend and re-enact section .

2094 of the Code of Virginia.

By Mr. STEPHENSON: A bill to amend and re-enact section 2449 of the Code of Virginia.

By Mr. Stephenson: A bill to repeal section 2466 of the Code

of Virginia.

By Mr. Stephenson: A bill to repeal section 3009 of the Code of Virginia.

By Mr. Stephenson: A bill to amend and re-enact section

3485 of the Code of Virginia.

By Mr. STEPHENSON: A bill to amend and re-enact section 3852 of the Code of Virginia.

By Mr. Stephenson: A bill to amend and re-enact section 3897 of the Code of Virginia.

By Mr. Stephenson: A bill to amend and re-enact section

3935 of the Code of Virginia.

By Mr. Stephenson: A bill to amend and re-enact section 4125 of the Code of Virginia.

By Mr. Stephenson: A bill to amend and re-enact section 4180 of the Code of Virginia.

By Mr. Stephenson: A bill to amend section 4354 of the Code

of Virginia.

By Mr. Stephenson: A bill to amend and re-enact section 4813 of the Code of Virginia.

By Mr. Stephenson: A bill to amend section 4895 of the

Code of Virginia.

By Mr. STEPHENSON: A bill to amend and re-enact sections 5388 and 5389 of the Code of Virginia.

By Mr. Stephenson: A bill to amend and re-enact section 5787 of the Code of Virginia.

By Mr. Stephenson: A bill to amend and re-enact section

5790 of the Code of Virginia.

By Mr. STEPHENSON: A bill to amend and re-enact sections 5986, 5987, 5988, 5989 and 5990 of the Code of Virginia. and to repeal an act entitled an act to amend and re-enact section 3142 of the Code of Virginia, relative to lists of jurors, approved March 16, 1918.

By Mr. Stephenson: A bill to amend section 6105 of the Code

of Virginia.

By Mr. Stephenson: A bill to amend and re-enact section

6298 of the Code of Virginia.

By Mr. Stephenson: A bill to repeal section 6441 of the Code of Virginia.

By Mr. Stephenson: A bill providing when an action of account may be maintained.

By Mr. Chase: A bill to amend and re-enact section 6364 of

the Code of Virginia.

By Mr. Chase: A bill to amend section 4864 of the Code of

Virginia.

By Messes. Dodson and Cherry: A joint resolution proposing an amendment to section 32 of article 2 of the Constitution of Virginia.

By Mr. Chase: A bill to amend section 6299 of the Code of

Virginia.

By Mr. Stephenson: A bill to provide when and to what extent the statute of limitations shall be suspended by proceedings in

creditors' suits, as to claims provable therein.

By Mr. BONDURANT: A bill to make and constitute sheriffs of counties and chiefs of police of the several counties, cities and towns of the Commonwealth probation officers.

To the Committee on Special, Private and Local Legislation:

By Messrs. Powers and Wallace: A bill to authorize the school board of Tanner's Creek magisterial district, No. 6, of the county of Norfolk, Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor not to exceed the sum of \$300,000 in amount.

By Mr. Jesse: A bill to repeal an act entitled an act to amend and re-enact chapter 598 of the acts of the General Assembly of Virginia, approved March 3, 1894, entitled an act in relation to working and keeping in repair the roads and bridges of Alexandria county, as amended by an act approved March 3, 1896, approved February 11, 1898.

By Mr. Bondurant: A bill to authorize the board of supervisors of the county of Prince Edward to provide annual allowance

for the Commonwealth's attorney, sheriff and clerk.

By Mr. Jessee: A bill to change the name of Alexandra

county to Arlington county.

By Mr. Stephenson: A bill for the protection of deer in the

counties of Bath and Highland.

By Mr. Hurt: A bill to repeal an act entitled an act to provide for the protection of game in the counties of Amelia and Nottoway, approved March 16, 1918.

By Mr. Buntin: A bill for the relief of Jonathan B. Stovall

and Dr. J. L. Nall, of Danville, Va.

By Mr. Smith of Prince George county: A bill authorizing the board of supervisors of Prince George county to lease such part of the courthouse green of the said county as may not be necessary

for county purposes.

By Mr. Brewer: A bill to amend and re-enact an act approved February 7, 1918, entitled an act to amend and re-enact section 26 of an act entitled an act to amend sections 16, 21, 23, 26 and 28 of the charter of Suffolk, approved February 3, 1888.

To the Committee on Schools and Colleges:

By Messes. Williams and Gordon: A joint resolution proposing an amendment to section 133 of article 9 of the Constitution of Virginia.

By Mr. WILLIAMS: A bill to amend section 669 of the Code

of Virginia.

By Messes. Dodson and Cherry: A joint resolution proposing

an amendment to section 138 of the Constitution of Virginia.

By Mr. Rodgers: A bill providing for a salary for teachers in the public schools during the summer vacation, and regulating the payment of same.

By Mr. WILLIAMS: A bill to amend section 786 of the Code

of Virginia.

To the Committee on General Laws:

By Messrs. Powers and Wallace: A joint resolution relative to perfecting the present State drainage law, or drafting a new one

if necessary.

By MESSRS. HUNTER and PRICE: A bill to prescribe a minimum capital stock and surplus for domestic companies hereafter incorporated for the purpose of transacting the business of industrial insurance, and a minimum capital stock and a deposit for foreign companies at present transacting, or which shall apply for a license to transact such business in the State of Virginia.

By Mr. Deans: A bill to provide for the inspection of gasoline, naptha, benzine, and other liquids and fluids used for heating and power purposes, and to provide for the expense of such in-

spection.

To the Communities on Appropriations:

By Messrs. Ramsey and Hundley of King and Queen and Essex: A bill to amend and re-enact section 4928 of the Code of Virginia in relation to compensation and mileage of jurors in criminal cases.

By Mr. Rodgers: A bill to amend and re-enact sections 1 and 8 of an act entitled an act to amend and re-enact an act approved March 21, 1916, relating to Confederate pensions, approved February 28, 1918.

To the Committee on Finance:

By Messrs. Deans and Gilpin: A bill to amend and re-enact section 18 of the tax law, as amended by an act approved March 20, 1918, entitled an act to amend and re-enact sections 18, 19 and 20 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903 and acts amendatory thereof, and to segregate to localities the tax upon shares of stock of banks, banking associations, trust and security companies.

By Messes. Gilpin and Henley: A joint resolution proposing an amendment to section 184 of the Constitution of Virginia.

To the Committee on Roads:

By Mr. Stephenson: A bill to authorize the board of supervisors of one county to condemn land and material in an adjoining county, under certain conditions, for road purposes.

To the Committee on Counties, Cities and Towns:

By Messrs. Dodson and Cherry: A joint resolution proposing an amendment to section 117 of article 8 of the Constitution of Virginia.

Mr. Ozlin offered the following resolution:

Resolved, That when the House adjourn to-morrow it adjourn to meet on Tuesday, January 20th, at 12 o'clock M., which was agreed to.

Mr. Willis moved that when the House adjourn to-day it adjourn to meet to-morrow at 10 o'clock A. M., which was agreed to.

On motion of Mr. WILLIS, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

FRIDAY, January 16, 1920.

Prayer by Rev. James Y. Fair, D. D., of Westminster Presbyterian church, Richmond, Va.

On motion of Mr. Ozlin, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

Mr. Stephenson offered the following resolution:

Resolved by the House of Delegates (the Senate concurring). That the General Assembly shall proceed at 10:20 o'clock A. M. today to the election of Auditor of Public Accounts for the term of four years, beginning March 1, 1920; Second Auditor for the term of four years, beginning March 1, 1920; Register of the Land Office for the term of four years, beginning March 1, 1920; Superintendent of Public Printing for the term of four years, beginning March 1 1920; a judge of the Supreme Court of Appeals to fill the vacancy occasioned by the resignation of Judge Stafford G. Whittle; judges for the corporation courts of the cities of Bristol and Radford for the terms of eight years, respectively, beginning February 1, 1920; judges for the Sixth, Tenth, Fourteenth, Eighteenth and Twenty-

second judicial circuits for the terms of eight years, respectively, beginning February 1, 1920. And that in the execution of the joint order for the election of State officers and judges, nominations shall be made for the whole number in the order hereinbefore named and that each house shall be notified of said nominations, when the rolls shall be called for each in the order named and when the rolls shall have been called for the whole number, the presiding officer of each house shall appoint a committee of two, which, together, shall constitute a joint committee to count the joint vote in each case and report the results to their respective houses; which was agreed to.

Ordered that Mr. Stephenson carry the resolution to the Senate

and request their concurrence.

A message was received from the Senate by Mr. Booker, who informed the house that the Senate had agreed to the joint resolution.

THE SPEAKER announced the following standing committees:

Privileges and Elections—Messrs. Willis, Tiffany, Commins Turner, Hall, Boschen, Blair, Horsley, Robertson, Ramsey, Pitts. Story, Anderson.

Courts of Justice—Messrs. Stephenson, Gordon, Price, Dillard. Ozlin, Deans, Joyce, Carter, Gibson, Brown of Lynchburg, Buford.

Robertson, Chase.

Schools and Colleges—Messrs. Williams, Fuller of Richmond Stuart, Wilkins, Bondrurant, Padgett, Smith of Albemarle, Shelton Jessee, Warren, Pitts, Hicks of Lee, Garber.

General Laws—Messrs. Norris, Taylor, Buntin, Dodson, Haddon, Sinclair, Wilcox, Smith of Northumberland, Young, Bosman, Bol-

ton, Carpenter, Snidow.

Roads and Internal Navigation—Messrs. Tiffany, Commins Bowles, Henley, Gilpin, Brown of Roanoke county, Omps, Story. Gibson, Watts, Wallace, Padgett, Hicks of Campbell, Gatewood.

Boothe, Fuller of Halifax, Felts.

Finance—Fuller of Richmond, Owen, Rew, Ramsey, Dodson, Hall, Groome, Hurt, Brown of Lynchburg, Jessee, Shepherd, Nottingham, Rodgers, Green, Wilkins, Smith of Prince George, Anderson.

Claims—Messrs. Commins, Crockett, Ramsey, Hundley, Brown of Lynchburg, Barnes, Blair, Boothe, Buford, Chase, Dickerson

Templeton, Garber.

Militia and Police—Messrs. Stuart, Taylor, Gilpin, Brown of Lynchburg, Diggs, Hurt, Jessee, Langhorne, Moffett, Padgett. Rodgers, Nottingham, Felts.

Asylums and Prisons-Messrs. Taylor, Noland, Smith of Dinwiddie, Joyce, Gatewood, Hicks of Campbell, Rodgers, Smith of

Prince George, Massey, Prince, Buford, Robinson, Fulton.

Labor and the Poor—Messrs. Bowles. Owen, Boschen, Dillard. Buntin, Cherry, Bolton, Copp, Massey, Shelton, Shepherd, Chase Hicks of Lee.

Public Property—Messrs. Hutcheson, Brown of Roanoke, Bondu-

rant, Bosman, Carpenter, Copp, Felts, Fulton, Gatewood, Gray.

Guerrant, Dickerson, Flanagan.

Currency and Commerce-Messrs. Cherry, Tiffany, Dodson Ozlin, Bosman, Groome, Crockett, Horsley, Guerrant, Noland Wilkins, Fuller of Halifax, Robinson.

Agriculture and Mining-Messrs. Crockett, Turner, Williams Omps, Hunter, Smith of Dinwiddie, Hutcheson, Moffett, Guerrant. Story, Powers, Bondurant, Boothe, Barnes, Tabb, Dickerson, Hvatt.

Manufactures and Mechanic Arts—Messrs. Omps. Smith of Dinwiddie, Bowles, Hall, Hutcheson, Powers, Carpenter. Green, Hicks of Campbell, Nottingham, Pitts, Hyatt, Hicks of Lee.

Counties, Cities and Towns-Messrs. Noland, Price, Cherry. Stuart, Sinclair, Wilcox, Wallace, Ewell, Moffett, Grav, Diggs Carpenter, Ruebush.

Officers and Offices at the Capitol—Messrs. Turner, Willis, Henley, Omps, Hunter, Haddon, Smith of Prince George, Snead Tabb, Wallace, Watts, Young, Ruebush.

Executive Expenditures—Messrs, Gilpin, Turner, Young, Blair, Boothe, Buford, Diggs, Gray, Green, Hicks of Campbell, Massey, Ruebush, Hyatt.

Retrenchment and Economy-Messrs. Dillard, Norris, Hall, Dodson, Buntin, Smith of Albemarle, Warren, Bondurant, Ewell.

Guerrant, Hurt, McNutt, Flanagan.

Federal Relations and Resolutions-Messrs. Owen, Sinclair, Carter, Ozlin, Ewell, Fuller of Halifax, Gibson, Gordon, Wilcox, Green Groome, Snidow, Fulton.

Enrolled Bills—Messrs. Ramsey, Crockett, Owen, Price, Boschen Deans, Barnes, Smith of Albemarle, Warren, Moffett, Padgett, Pitts

Rodgers.

Immigration—Messrs. Gordon, Taylor, Rew, Fuller of Richmond Sinclair, Powers, Prince, Shelton, Smith of Northumberland, Story, Wallace, Watts, Templeton.

Chesaveake and Its Tributaries—Messrs, Rew. Commins, Norris Henley, Deans, Cherry, Ewell, Nottingham, Groome, Powers, Diggs

Smith of Northumberland, Tabb.

Insurance and Banking-Messrs. Hundley, Gordon, Hurt, Langhorne, Willis, Bosman, McNutt, Bolton, Grav, Massey, Watts,

Snidow, Copp.

Appropriations-Messrs. Brown of Roanoke county, Henley, Gilpin, Hutcheson, Deans, Hundley, Bowles, Prince, McNutt, Haddon, Snead, Horsley, Langhorne, Blair, Dillard, Hunter, Flanagan.

Moral and Social Welfare-Messrs. Brown of Lynchburg. Stephenson, Williams, Buntin, Jovee, Ozlin, Prince, McNutt, Bolton, Gatewood, Wilkins, Garber, Robinson.

House Expenses-Messrs. Sinclair, Fuller of Richmond, Tiffany

Norris, Anderson.

Rules-Mr. Speaker, Messrs. Willis, Price, Henley, Carter. Confirmations-Messrs. Joyce, Noland, Robertson, Shepherd, Smith of Northumberland.

Library—Messrs. Smith of Dinwiddie, Stephenson, Snead Stuart, Williams.

Printing-Messrs. Hunter, Langhorne, Horsley.

Special, Private and Local Legislation—Messrs. Boschen, Shelton, Carter, Gibson, Robertson, Jessee, Templeton.

Mr. Smith of Dinwiddie, offered the following resolution, which

was agreed to, the members respectfully standing:

Whereas, during the past few months the State of Virginia has lost by death two eminent and beloved statesmen in the persons of Hon. Thos. S. Martin and Hon. Walter A. Watson; and,

Whereas, their services to the State were of such a distinguished

character that their loss will be sorely felt; therefore, be it

Resolved, That when the House adjourns to-day it adjourn out of respect to these two illustrious statesmen whose loss we deeply

deplore and whose memory we revere.

"If matter, mute and inanimate, though changed by the forces of nature into a multitude of forms, can never die, will the imperial spirit of man suffer annihilation after it has paid a brief visit, like a royal guest, to this tenement of clay? Rather let us believe that He who in His apparent prodigality wastes not the raindrop, the blade of grass, or the evening's sighing zephyr, but makes them all to carry out His eternal plan, has given immortality to the mortal and gathered to Himself the generous spirit of our friend. Instead of mourning, let us look up and address him in the words of the poet:

"Thy day has come, not gone;
Thy sun has risen, not set;
Thy life is now beyond
The reach of death or change,
Not ended, but begun. Oh, gentle heart!
Hail and farewell."

The hour of 10:20 o'clock A. M. having arrived, ordered that Mr. Stephenson inform the Senate that the House is ready on its part to proceed to the execution of the joint resolution.

A message was received from the Senate by Mr. Cannon, who informed the House that the Senate was ready on its part to proceed

to the execution of the joint resolution.

Mr. Green nominated C. Lee Moore for Auditor of Public Accounts for the term of four years, beginning March 1, 1920.

Mr. Carter nominated Rosewell Page for Second Auditor for

the term of four years, beginning March 1, 1920.

Mr. Anderson nominated John W. Richardson for Register of the Land Office for the term of four years, beginning March 1, 1920.

Mr. Fuller of Richmond, nominated Davis Bottom for Superintendent of Public Printing for the term of four years, beginning March 1, 1920.

MR. DILLARD nominated Edward W. Saunders for judge of the

Supreme Court of Appeals to fill the vacancy caused by the resigna-

tion of Judge Stafford G. Whittle.

Mr. Recerrson nominated Floyd H. Roberts for judge of the corporation court of the city of Bristol for the term of eight years beginning February 1, 1920.

Mr. FLANAGAN nominated Robert L. Gardner for judge of the cosporation court of the city of Radford for the term of eight years, beginning February 1, 1920.

Mr. Ozux nominated William R. Barksdale for judge of the Sixt: judicial circuit for the term of eight years, beginning Febru-

Mr. Price nominated R. Carter Scott for judge of the Tenth areast for the term of eight years, beginning February 1

19:00

MR. WILKINS nominated D. Gardner Tyler for judge of the Fourteenth judicial circuit for the term of eight years, beginning February 1, 1920.

MR. TAYLOR nominated Henry W. Holt for judge of the Eighteenth judicial circuit for the term of eight years, beginning Feb-

ruary 1, 1920.

MR ANDERSON nominated Fulton Kegley for judge of the Twenty-second judicial circuit for the term of eight years, beginning February 1, 1920.

Ordered that Mr. Stephenson inform the Senate that the following nominations had been made by the House:

Auditor of Public Accounts—C. Lee Moore. Second Auditor-Rosewell Page. Register of the Land Office-John W. Richardson. Superintendent of Public Prniting-Davis Bottom. Judge Supreme Court of Appeals-Edward W. Saunders. Judge Corporation Court City of Bristol-Floyd H. Roberts. Judge Corporation Court City of Radford-Robert L. Gardner. Juige Sixth Judicial Circuit-William R. Barksdale. Judge Tenth Judicial Circuit-R. Carter Scott. Judge Fourteenth Judicial Circuit-D. Gardner Tyler. Juige Eighteenth Judicial Circuit-Henry W. Holt. Julie Twenty-second Judicial Circuit-Fulton Kegley.

A message was received from the Senate by Mr. Booker, who informed the House that no additional names had been added in the Serate to the list of nominations made by the House.

The roll was called with the following result:

For Auditor of Public Accounts:

C. Lee Moore 71

The voke was resorded as follows:

Messrs. Anderson, Blair, Boschen, Bosman, Bowles, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Futlon, Garber, Gatewood, Gibson, Gilpin, Gray, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Hurt, Hutcheson, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Mr. Speaker—71.

For Second Auditor:

Rosewell	Page	_	-	-	-	· <u>-</u>	-	56
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The vote was recorded as follows:

Messrs. Anderson, Blair, Bolton, Bondurant, Boschen, Bosman, Bowles, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Copp, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Hicks, W. F., Hurt, Joyce, Massey, McNutt, Moffett, Noland. Nottingham, Ozlin, Padgett, Pitts, Powers, Ramsey, Robertson, Rodgers, Shelton, Shepherd, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Taylor, Tiffany, Wallace, Warren, Watts, Wilcox, Mr. Speaker—56.

For Register of Land Office:

John	W.	Richardson	_	-	-	-	-	65
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The vote was recorded as follows:

Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Commins, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Hurt, Hutcheson, Joyce, Langhorne, Massey, McNutt, Moffett, Nottlingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Robertson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Taylor, Templeton, Tiffany, Wallace, Watts, Wilcox, Williams, Willis, Mr. Speaker—65.

For Superintendent of Public Printing:

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The vote was recorded as follows:

Messrs. Anderson, Blair, Bolton, Bondurant, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Commins, Copp, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Hurt, Hutcheson, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shepherd, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker—64.

Supreme Court of Appeals to fill the vacancy caused by the resignation of Judge Stafford G. Whittle.

Mr. Robertson nominated Floyd H. Roberts for judge of the corporation court of the city of Bristol for the term of eight years

beginning February 1, 1920.

Mr. Flanagan nominated Robert L. Gardner for judge of the cosporation court of the city of Radford for the term of eight years, beginning February 1, 1920.

MR. OZLIN nominated William R. Barksdale for judge of the Sixth judicial circuit for the term of eight years, beginning Febru-

ary 1, 1920.

Mr. Price nominated R. Carter Scott for judge of the Tenth judicial circuit for the term of eight years, beginning February 1. 1920.

Mr. Wilkins nominated D. Gardner Tyler for judge of the Fourteenth judicial circuit for the term of eight years, beginning February 1, 1920.

Mr. Taylor nominated Henry W. Holt for judge of the Eighteenth judicial circuit for the term of eight years, beginning Feb-

ruary 1, 1920.

Mr. Anderson nominated Fulton Kegley for judge of the Twenty-second judicial circuit for the term of eight years, beginning February 1, 1920.

Ordered that Mr. Stephenson inform the Senate that the following nominations had been made by the House:

Auditor of Public Accounts—C. Lee Moore.

Second Auditor—Rosewell Page.

Register of the Land Office—John W. Richardson.

Superintendent of Public Prniting—Davis Bottom.

Judge Supreme Court of Appeals—Edward W. Saunders.

Judge Corporation Court City of Bristol—Floyd H. Roberts. Judge Corporation Court City of Radford—Robert L. Gardner.

Judge Sixth Judicial Circuit—William R. Barksdale.

Judge Tenth Judicial Circuit-R. Carter Scott.

Judge Fourteenth Judicial Circuit-D. Gardner Tyler.

Judge Eighteenth Judicial Circuit-Henry W. Holt.

Judge Twenty-second Judicial Circuit—Fulton Kegley.

A message was received from the Senate by Mr. Booker, who informed the House that no additional names had been added in the Senate to the list of nominations made by the House.

The roll was called with the following result:

For Auditor of Public Accounts:

C. Lee Moore - - - - 71

The vote was recorded as follows:



Messrs. Anderson, Blair, Boschen, Bosman, Bowles, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Futlon, Garber, Gatewood, Gibson, Gilpin, Gray, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Hurt, Hutcheson, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Mr. Speaker—71.

For Second Auditor:

Rosewell Page - - - - 56

The vote was recorded as follows:

Messrs. Anderson, Blair, Bolton, Bondurant, Boschen, Bosman, Bowles, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Copp, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Hicks, W. F., Hurt, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Ozlin, Padgett, Pitts, Powers, Ramsey, Robertson, Rodgers, Shelton, Shepherd, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Taylor, Tiffany, Wallace, Warren, Watts, Wilcox, Mr. Speaker—56.

For Register of Land Office:

John W. Richardson - - - 65

The vote was recorded as follows:

Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Commins, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Glbson, Gray, Green, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Hurt, Hutcheson, Joyce, Langhorne, Massey, McNutt, Moffett, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Robertson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Smith. L. F., Snead, Stephenson, Story, Stuart, Taylor, Templeton, Tiffany, Wallace, Watts, Wilcox, Williams, Willis, Mr. Speaker—65.

For Superintendent of Public Printing:

Davis Bottom - - - - 64

The vote was recorded as follows:

Messrs. Anderson, Blair, Bolton, Bondurant, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Commins, Copp, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Hurt, Hutcheson, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shepherd, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker—64.

For Judge of the Supreme Court of Appeals for the vacancy caused by the resignation of Judge Stafford G. Whittle:

Edward W. Saunders - - - 66

The vote was recorded as follows:

Messrs. Anderson, Blair, Bolton, Boschen, Bosman, Bowles, Brown, Mayo C., Carpenter, Carter, Commins, Crockett, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Green, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Hurt, Hutcheson, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Snead, Stephenson, Story, Stuart, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Williams, Mr. Speaker—66.

For judge of the corporation court of the city Bristol:

Floyd H. Roberts - - - 55

The vote was recorded as follows:

Messrs. Anderson, Blair, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Crockett, Diggs, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gray, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Hurt, Hutcheson, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Rodgers, Ruebush, Shepherd, Snead, Stephenson, Story, Taylor, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Mr. Speaker—55.

For judge of the corporation court of the city of Radford:

Robert L. Gardner - - - 54

The vote was recorded as follows:

Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Bosman, Bowles, Brown, Mayo C., Carpenter, Carter, Dillard, Ewell, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gilpin, Gray, Green, Haddon, Hicks, E. A., Hicks, W. F., Hurt, Hutcheson. Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Ozlin, Powers, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shepherd, Snead, Stephenson, Story, Stuart, Taylor, Templeton, Tiffany, Turner, Wallace, Warren, Wilcox, Wilkins, Young, Mr. Speaker—54.

For judge of the sixth judicial circuit:

William R. Barksdale - - - 54

The vote was recorded as follows:

Messrs, Anderson, Blair, Bolton, Bondurant, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Diggs, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gilpin, Gray, Groome,

Guerrant, Hicks, E. A., Hicks, W. F., Hurt, Hutcheson, Joyce, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Powers, Ramsey, Rew, Robertson, Rodergs, Ruebush, Shelton, Smith, Chas. F., Smith, Horace L., Snead, Stephenson, Story, Stuart, Tiffany, Turner, Warren, Wilcox, Wilkins, Young, Mr. Speaker—54.

For judge of the tenth judicial circuit:

R. Carter Scott - - - - 56

The vote was recorded as follows:

Messrs. Anderson, Blair, Bondurant, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Commins, Diggs, Dillard, Ewell, Fuller, E. R., Fuller, R. H.. Fulton, Gibson, Gray, Hicks, E. A., Hurt, Hutcheson, Joyce, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Pitts, Powers, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Taylor, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Mr. Speaker—56.

For judge of the fourteenth judicial circuit:

D. Gardner Tyler - - - - 58

The vote was recorded as follows:

Messrs. Anderson, Blair, Bolton, Bondurant, Bosman, Brown, Mayo C., Carpenter, Chase, Commins, Crockett, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Gatewood, Gibson, Gray, Green, Guerrant, Hicks, E. A., Hicks, W. F., Hurt, Hutcheson, Joyce, McNutt, Moffett, Noland, Nottingham, Omps, Padgett, Powers, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, Chas F., Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Taylor, Tiffany, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Mr. Speaker—58.

For judge of the eighteenth judicial circuit:

Henry W. Holt - - - - 59

The vote was recorded as follows:

Messrs. Anderson, Bolton, Bondurant, Boothe, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Commins, Crockett, Diggs, Dillard, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Hicks, E. A., Hicks, W. F., Hurt, Hutcheson, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Ruebush, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Taylor, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins—59.

For judge of the twenty-second judicial circuit:

Fulton Kegley - - - - 57

The vote was recorded as follows:

Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Bosman, Bowles, Brown, Mayo C., Carter, Crockett, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Hicks, E. A., Hicks, W. F., Hurt, Hutcheson, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Padgett, Powers, Price, Prince, Ramsey, Rew, Robertson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Taylor, Templeton, Tiffany, Turner, Wallace, Wilcox, Wilkins, Mr. Speaker—57.

THE SPEAKER appointed Messrs. Taylor and Hicks of Lee, the committee on the part of the House to count and report the joint vote in each case:

The committee subsequently reported as follows:

For Auditor of Public Accounts:

Whole number of votes cast	-	-	-	. 109
Necessary to a choice -	-	-	-	55
C. Lee Moore received -	_	-	_	109

For Second Auditor:

Whole number of votes cast	-	-	-	94
Necessary to a choice -	-	-	-	48
Rosewell Page received -	-	-	-	94

For Register of Land Office:

Whole number of votes cast	-	-	-	103
Necessary to a choice	-	-	-	52
John W. Richardson received	-	-	-	103

For Superintendent of Public Printing:

Whole number of votes cast	-	-	-	102
Necessary to a choice -	-	-	-	52
Davis Bottom received -	-		_	102

For judge of the Supreme Court of Appeals, to fill the vacancy caused by the resignation of Judge Stafford G. Whittle:

Whole number of votes cast	-	-	-	104
Necessary to a choice -	-	-	-	53
Edward W. Saunders received	-	-	-	104

For judge of the corporation court of the city of Bristol:

Whole number of votes cast	-	-	-	93
Necessary to a choice -	-	-	-	47
Floyd H. Roberts received	-	-	-	93

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For judge of the corporation court	of	the	city of	Radford:	
Whole number of votes cast	-	_	-	92	
Necessary for a choice -	_	_	_	47	
Robert L. Gardner received	-	-	-	92	
For judge of the sixth judicial cir-	cuit	; :			
Whole number of votes cast	-	_	-	92	
Necessary for a choice -	-	-	-	47	
William R. Barksdale received	-	-	-	92	
For judge of the tenth judicial circ	wit	:			
Whole number of votes cast	-	-	-	94	
Necessary to a choice -	-	-	-	4 8	
R. Carter Scott received -	-	-	-	94	
For judge of the fourteenth judicia	ıl ci	ircui	t:		
Whole number of votes cast	_	_	-	96	
Necessary to a choice -	_	-	-	49	
D. Gardner Tyler received	-	-	-	96	
For judge of the eighteenth judicia	l ci	rcuit	::	••	
Whole number of votes cast	_	•	_	97	
	_	_	_	49	
Necessary to a choice - Henry W. Holt-received -	-	_	_	97	
itemy willow toostvou				•	
For judge of the twenty-second judi	icial	l cir	cuit:		
Whole number of votes cast	-	_	-	95	
Necessary to a choice -	-	-	-	48	
Fulton Kegley received -	-	-	-	95	

C. Lee Moore, having received all of the votes cast, was declared by The Speaker duly elected Auditor of Public Accounts for a term of four years beginning March 1, 1920.

Rosewell Page, having received all of the votes cast, was declared by The Speaker duly elected Second Auditor for a term of four

years beginning March 1, 1920.

John W. Richardson, having received all of the votes cast, was declared by The Speaker duly elected Register of Land Office for

a term of four year beginning March 1, 1920.

Davis Bottom, having received all of the votes cast, was declared by THE SPEAKER duly elected Superintendent of Public Printing for a term of four years beginning March 1, 1920.

Edward W. Saunders, Floyd H. Roberts, Robert L. Gardner, William R. Barksdale, R. Carter Scott, D. Gardner Tyler, Henry W. Holt and Fulton Kegley, having received all the votes cast, were declared by The Speaker duly elected judges of the courts for which they were respectively nominated and elected.

The following were presented and referred under Rule 37:

To the Committee for Courts of Justice:

By Mr. Chase: A bill to amend and re-enact section 4926 of the Code of Virginia.

By Mr. Boschen: A bill concerning the sale and contract for

the sale of goods, wares and merchandise to infants on credit.

By Mr. Boschen: A bill to amend and re-enact section 4810 of the Code of Virginia.

By Mr. Boschen: A bill to amend and re-enact section 5995 of

the Code of Virginia.

By Mr. Boschen: A bill to amend and re-enact section 4402 of

the Code of Virginia.

By Mr. Boschen: A bill to amend and re-enact section 3422 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3194 of the Code of Virginia, as heretofore amended in relation to the practice of law without a license, approved March 9, 1918.

By Mr. Boschen: A bill to prohibit corporations and voluntary associations from practicing law or furnishing or offering to furnish legal advice or service.

To the Committee on Agriculture and Mining:

By Mr. Boschen: A bill to amend and re-enact section one (1) chapter 55 of an act approved September 9, 1919, entitled an act defining cold storage and regulating the storage for food, providing penalties for violation and providing an appropriation for carrying out the provisions of the act, and to repeal section 12 of said act approved September 9, 1919.

By Mr. Boschen: A bill to provide for the inspection and sanitation of the food supplies, storages, kitchens, dining rooms, mess halls and other places where food is kept, prepared or served at boarding schools, colleges, universities, jails, prisons, detention homes or reformatories, State hospitals, county and city poor-houses and

State institutions.

By Mr. Boschen: A bill to amend and re-enact section 1215, 1216 and 1217 of the Code of Virginia.

By Mr. Boschen: A bill to amend and re-enact section 1182 of

the Code of Virginia.

By Mr. Boschen: A bill to regulate the sale of bakery products, to standardize the weights of bread and fixing penalties for violation of the provisions thereof.

To the Committee on General Laws:

By Mr. Boschen: A bill prohibiting profiteering, hoarding, waste or resale of necessaries, and defining the term necessaries, and requiring the actual cost price of necessaries to be marked thereon, and fixing penalties for a violation of the act; also making an appropriation for enforcing the act.

By Messrs. Boschen, Norris, Cherry, Dodon and Wilcox: A bill establishing a State athletic commission and regulating boxing, sparring and wrestling exhibitions or performances in this State, and imposing a tax thereon; also providing for the payment of the

compensation and expenses authorized by this act.

By Mr. Boschen: A bill to amend and re-enact section 4366 of the Code of Virginia.

By Mr. Boschen: A bill to amend and re-enact section 4570 of

the Code of Virginia.

By Mr. Boschen: A bill concerning the sale of commodities by the ton.

By Mr. Boschen: A bill to amend and re-enact section 4497 of the Code of Virginia.

By Mr. Boschen: A bill to amend and re-enact section 4426 of

the Code of Virginia.

By Mr. Boschen: A bill regulating the transfer of shares of stock of domestic corporations and providing for certain reports to be made by the secretaries of such corporations.

By Messas. Rodgers and Brown of Lynchburg: A bill regulat-

ing the purchase and sale of fire arms and ammunition.

To the Committee on Appropriations:

By Mr. Young: A bill to amend and re-enact section one of an act entitled an act to amend and re-enact an act approved March 21, 1916, relating to Confederate pensions, approved February 28, 1918.

By Mr. Dodson: A bill to amend and re-enact section 3470 of

the Code of Virginia.

By Mr. TIFFANY: A bill to provide for the construction, use and care of a pavillion for the care and exhibition of live stock brought to the State Fair for exhibition, and to make an appropriation therefor.

By Mr. TIFFANY: A bill to appropriate money to the Virginia Agricultural and Mechanical College and Polytechnic Institute for the purchase and maintenance of certain pure-bred cattle and to acquire land for the purpose.

By Mr. Boschen: A bill to provide for the purchase of service medals for the soldiers, sailors and marines from Virginia who served in the world war, and to make an appropriation therefor.

To the Committee on Special, Private and Local Legislation:

By Mr. Prince: A bill to empower the council of the town of Wakefield, in the county of Sussex, to issue and sell bonds to the amount of not exceeding \$20,000.00 for the purpose of borrowing money to erect, equip and operate a plant for the manufacture, distribution and sale of electricity, or to contract for the manufacture

of same; provided that the question of such bond issue for the purpose named be first submitted to the qualified voters of said town, and to authorize said council to call an election for the submission of the same to the voters.

By Mr. Prince: A bill to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved April 2, 1902.

By Mr. Hurt: A bill to authorize Amelia county to issue bonds

for the purpose of raising money to build a court house.

By Messrs. Boschen, Price, Haddon, Wilcox and Fuller: A bill to refund money improperly collected from the Hotel Richmond Corporation, Jefferson Realty Corporation, Lexington Hotel Company, Incorporated, Murphy's Hotel, Incorporated, and Hotel Stumpf, E. A. Stumpf, proprietor, paid into the treasury of the State.

By Mr. Boschen: A bill to authorize the circuit and corporation courts, and in the city of Richmond, the chancery court of said city, or the judges in said courts, in vacation, to appoint delinquent land commissioners in the several counties and corporations in Virginia, and authorizing and empowering said delinquent land commissioners of the several counties and corporations of Virginia to institute suit and sell real estate for the purpose of collecting delinquent taxes, levies and assessments due the Commonwealth and the several counties and corporations thereof.

To the Committee on Finance:

By Messrs. Brown of Lynchburg, Ozlin and Gatewood: A bill to expedite the collection of taxes and levies on land and lots, which have not been paid prior to the report of delinquents for any year, by county and city treasurers; defining such duties of such

treasurers and making compensation therefor.

By Mr. Deans: A bill to amend and re-enact an act to amend and re-enact section one of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commissioners, to fix the maximum amount of the compensation of said officers, approved March 27, 1914, as amended by an act approved March 22, 1916, and as amended by an act approved March 21, 1918.

To the Committee on Asylums and Prisons:

By Mr. TAYLOR: A bill to amend and re-enact an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their powers and duties, approved March 16, 1918.

To the Committee on Counties, Cities and Towns:

By Mr. Fulton: A bill to amend section 3027 of the Code of

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Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to provide in cities containing forty thousand inhabitants or more for the appointment of matron for the jails, and to fix their compensation and provide how the same shall be paid, approved March 12, 1908, approved March 16, 1916.

To the Committee on Moral and Social Welfare:

By Messes. Gilpin, Hunter, Buford, Gordon, Langhorne, Car-PENTER, CHERRY, SINCLAIR, BOSCHEN, WILCOX, NORRIS, HUNDLEY, GREEN and Fulton: A bill to repeal section 32, 33 and 34 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing proceedure for search thereof and forfeiture thereof; to prohibit advertising of such ardent spirits, to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensations; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts, exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, and to abolish the office of Commissioner of Prohibition.

On motion of Mr. Ozlin the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

TUESDAY, January 20, 1920.

Prayer by Rev. Geo. W. McDaniel, of the First Baptist church, Richmond, Va.

On motion of Mr. Sinclair, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A bill to amend and re-enact section 135 of an act entitled an act to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, approved March 14, 1908; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

A bill to authorize Amelia county to issue bonds for the purpose of raising money to build a court house, having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

A bill to amend and re-enact sections 3 and 13 of an act entitled an act to provide for the working of the public roads in the county of Charlotte, for the creation of district road boards in said county, and for the repeal of all acts in conflict therewith, approved March 20, 1916, having been considered by the Joint Committee on Special. Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

A bill authorizing the school board of Plymouth school district in the county of Lunenburg to borrow money, not to exceed \$30,000, for the building, repairing and equipment of school houses in said district, having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Schools and Colleges. A bill to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved April 2, 1902, having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

A bill to repeal an act entitled an act to amend and re-enact chapter 598 of the Acts of the General Assembly of Virginia, approved March 3, 1894, entitled an act in relation to working and keeping in repair the roads and bridges of Alexandria county, as amended by an act approved March 3, 1896, approved February 11, 1898, having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT (). BOSCHEN, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

A bill to authorize the board of supervisors of the county of Prince Edward to provide annual allowance for the Commonwealth's attorney, sheriff and clerk, having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

A bill to authorize the school board of Tanner's Creek magisterial district, No. 6, of the county of Norfolk, Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum of \$300,000 in amount; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation

respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Schools and Colleges. A bill to change the name of Alexandria county to Arlington county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

A bill to refund money improperly collected from the Hotel Richmond Corporation, Jefferson Realty Corporation, Lexington Hotel Company, Inc., Murphy's Hotel, Inc., and Hotel Stumpf, E. A. Stumpf, proprietor, paid into the treasury of the State; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Appropriations.

A bill for the relief of Jonathan B. Stovall and Dr. J. L. Nall, of Danville, Va., having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Appropriations.

A bill to repeal an act entitled an act to provide for the protection of game in the counties of Amelia and Nottoway, approved March 16, 1918; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

A bill for the protection of deer in the counties of Bath and Highland; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

A bill to amend and re-enact chapter 133 of the Acts of Assembly of 1918, approved March 13, 1918, entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

A bill authorizing the circuit and corporation courts, and in the city of Richmond the chancery court of said city, or the judges of said courts in vacation, to appoint delinquent land commissioners in the several counties and corporations of Virginia, and authorizing and empowering said delinquent land commissioners of the several counties and corporations of Virginia to institute suits and sell real estate for the purpose of collecting delinquent taxes, levies and assessments due the Commonwealth and the several counties and corporations thereof; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee for Courts of Justice.

A bill to empower the council of the town of Wakefield, in the county of Sussex, to issue and sell bonds to the amount of and not exceeding \$20,000 for the purpose of borrowing money to erect, equip and operate a plant for the manufacture, distribution and sale of electricity, or to contract for the manufacture of same; provided, that the question of such bond issue for the purpose named be first submitted to the qualified voters of said town, and to authorize said council to call an election for the submission of the same to the voters; having been considered by the Joint Committee on

Special, Private and Local Legislation, was returned to the House

with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

A bill authorizing the board of supervisors of Prince George county to lease such part of the court house green of the said county as may not be necessary for county purposes; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

A bill to amend and re-enact an act approved February 7, 1918, entitled an act to amend and re-enact section 26 of an act entitled an act to amend sections 16, 21, 23, 26 and 28 of the charter of Suffolk, approved February 3, 1888; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

A bill to prescribe a minimum capital stock and surplus for domestic companies hereafter incorporated for the purpose of transacting the business of industrial insurance, and a minimum capital stock and a deposit for foreign companies at present transacting, or which shall apply for a license to transact such business in the State of Virginia; heretofore referred to the Committee on General Laws, was reported back with the recommendation that it be referred to the Committee on Insurance and Banking.

The bill was so referred.

THE SPEAKER laid before the House the following communication:

THE AMERICAN LEGION.

DEPARTMENT OF VIRGINIA EXECUTIVE COMMITTEE, RICHMOND, VA.

Resolved by the executive committee of the Virginia State Department of the American Legion, in session assembled:

1. That, while thoroughly appreciative of the motives influencing those members of the General Assembly of Virginia who are advocating an appropriation for the presentation of medals to those Virginians who served in the world war, it is the sense of this committee that the project does not appeal to the ex-service men sufficiently to justify the expense involved.

2. That this committee expresses its sincere thanks to those who by their advocacy of this measure have made known their desire to recognize

the services of the men and women of Virginia in the world war.

3. That the secretary send a copy of these resolutions to the General Assembly of Virginia, now in session.

W. L. PRICE. Secretary.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By Mr. Chase: A bill to amend and re-enact sections 3512 and

3529 of the Code of Virginia.

By Mr. Gatewood: A bill to amend and re-enact sections 4928 and 6007 of the Code of Virginia in relation to compensation and mileage of jurors in criminal cases and civil cases; also to repeal an act entitled an act to amend and re-enact section 3160 of the Code of Virginia (1887) as heretofore amended, approved March 16, 1918.

By Mr. Hunter: A bill to amend and re-enact sections 3481 and 3507 of the Code of Virginia.

By Mr. Hunter: A bill to amend and re-enact sections 3487

and 3508 of the Code of Virginia.

By Mr. DEANS: A bill to provide for public health nursing, health examination and physical education of school children, and to make an appropriation therefor, also to repeal an act entitled an act to provide for public health nursing and medical inspection and health inspection of school children, approved March 15, 1918.

By Mr. Norris: A bill to amend and re-enact section 3775 of

the Code of Virginia.

By Mr. Chase: A bill to amend and re-enact section 3481 of the

Code of Virginia.

By Mr. CHASE: A bill to amend and re-enact section 3510 of the Code of Virginia, as heretofore amended, as to the fees of jailors for

feeding prisoners.

By MR. GATEWOOD: A bill to amend and re-enact sections 1, 6 and 8 of an act entitled an act to amend and re-enact an act approved March 21, 1916, relating to Confederate pensions, approved February 28, 1918.

By Mr. Gatewood: A bill to amend and re-enact sections 3512,

3529 and 4957 of the Code of Virginia.

By Mr. HUNTER: A bill to amend and re-enact section 1579 of

the Code of Virginia.

By Messrs. Felts and Chase: A bill to amend and re-enact an act approved February 28, 1918, and to amend sections 2642, 2647 and 2649 of the Code of Virginia, 1919, relating to Confederate pensions.

By Messrs. E. R. Fuller and Noland: A bill to amend section 3 of an act approved March 3, 1892, entitled an act making an annual appropriation to the Confederate Soldiers' Home, and in consideration therefor accepting a conveyance from R. E. Lee Camp No. 1, Confederate Veterans, of the property owned by it and now used for said home, so as to extend the time when the possession and control of the property conveyd in the deed from R. E. Lee Camp No. 1, Confederate Veterans, to the Commonwealth of Virginia, dated March 24, 1892, shall pass from the grantor to the grantee in said deed, and to further extend the time when the possession and control of said property shall pass from the grantor to the grantee in said deed.

To the Committee on Insurance and Banking:

By Mr. Norms: A bill to provide for the organization, operation and supervision of fire insurance rate making bureaus; to provide for a review of rates and rules fixed by such bureaus for insurance upon property in this State; to prohibit discrimination in such rates; to regulate all agreements between fire insurance companies or their agents affecting such rates; and empowering the Commissioner of Insurance to reduce fire insurance rates, and providing penalty for violation.

To the Committee on General Laws:

By Mr. Deans: Joint resolution proposing amendments to section 156 (b) of article 12 of the Constitution of Virginia and providing for publishing said amendments and certifying the same to the next General Assembly.

By Mr. Dears: Joint resolution proposing an amendment to section 125 of the Constitution of Virginia and providing for publishing said amendments and certifying the same to the next General

Assembly.

By MESSRS. L. F. SMITH, NOTTINGHAM and DIGGS: A bill prohibiting the making, issuance and delivery of checks or drafts on any bank, and thereby obtaining credit, money, goods or other property of value, without having sufficient funds on deposit to meet the same, and providing punishment.

To the Committee on Agriculture and Mining:

By Mr. Sinclair: A bill to amend and re-enact section 1234 of the Code of Virginia.

To the Committee on Asylums and Prisons:

By Mr. STEPHENSON: A bill concerning the Virginia Home and Industrial School for Girls.

To the Committee on Counties, Cities and Towns:

By Mr. Hunter: A bill to amend and re-enact section 200 of the Code of Virginia.

By Messrs. Wilcox and Boschien: A bill to promote the health and efficiency of firemen in cities having more than one hundred thousand inhabitants, by providing for a two-platoon system for firemen of such cities.

To the Committee for Courts of Justice:

By Mr. Rodgers: A bill to validate certain deeds made by the clerks of courts for land sold for delinquent taxes.

By Mr. Sinclair: A bill to amend and re-enact section 136 of

the Code of Virginia.

By Mr. Taylor: A bill to amend and re-enact section 6246 of the Code of Virginia.

To the Committee on Privileges and Elections:

By Messrs. Chase and Anderson: A bill to amend and re-enact sections 79 and 80 of the Code of Virginia in relation to the reapportionment of representation in the Assembly.

By Messes. Chase and Anderson: A bill to amend and re-enact section 78 of the Code of Virginia in relation to the election of the members of the House of Delegates and apportionment thereof.

By Messrs. Anderson and Chase: A resolution: Resolved, that the Auditor of Public Accounts be, and he is hereby requested to inform the House of Delegates the amount of uncollected capitation tax in Virginia for each year from 1903 to 1919, inclusive.

To the Committee on Special, Private and Local Legislation:

By Mr. Chase: A bill to amend and re-enact section 2769 of the Code of Virginia, in relation to the compensation of members of the board of supervisors of the counties of Dickinson and Wise.

By Mr. Tiffany: A bill to authorize the board of supervisors of Fauquier county to erect a county building to contain the offices of the treasurer and clerk, and other county officers; and to contract a loan and issue bonds for said purpose upon the approval of the judge of the circuit court of said county; and to levy an annual tax to pay interest on said bonds and to create a sinking fund for their payment at maturity or before.

By Mr. Brewer: A bill to authorize the city of Suffolk to issue bonds to redeem bonds maturing during the years nineteen hundred

and twenty and nineteen hundred and twenty-one.

On motion of Mr. Carter, the House adjourned.

RICHARD L. BREWER, JR., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.



WEDNESDAY, JANUARY 21, 1920.

Prayer by Rev. Geo. W. McDaniel, of the First Baptist church, Richmond, Va.

On motion of Mr. BOOTHE, the reading of the Journal was dis-

pensed with.

THE SPEAKER. and Clerk signed the Journal, as provided by Rule 3.

The following House bills having been considered by the committee in session, were reported from the Committee on Appropriations:

No. 1. House bill to provide for the payment of the general and the contingent and incidental expenses of the General Assembly and to appropriate money for the same.

No. 2. House bill to amend and re-enact section 2250 of the

Code of Virginia.

The following House bills having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 3. House bill to amend and re-enact section 42 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact section 1402 of the Code of Virginia, approved March 28, 1902, in relation to suits by and against trustees, approved March

15, 1918.

No. 4. House bill to amend and re-enact section 59 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act approved February 10, 1904, entitled an act to make valid any disposition of property in perpetuity for the maintenance or care of cemeteries, cemetery lots, monuments and other erections and authorizing cemetery companies and trustees holding title to cemeteries or burial grounds to take and hold any property according to the terms of the grant, bequest, devise or gift, as amended and re-enacted by an act approved February 20, 1906, approved February 16, 1918.

No. 5. House bill to amend and re-enact section 1636 of the

Code of Virginia.

No. 6. House bill to amend and re-enact section 122 of the Code of Virginia.

No. 7. House bill to amend and re-enact section 2094 of the

Code of Virginia.

No. 8. House bill to amend and re-enact section 2449 of the Code of Virginia.

No. 9. House bill to repeal section 2466 of the Code of Virginia.

No. 10. House bill to repeal section 3009 of the Code of Virginia.

No. 11. House bill to amend and re-enact section 3485 of the Code of Virginia.

No. 12. House bill to amend and re-enact section 3852 of the Code of Virginia.

No. 13. House bill to amend and re-enact section 3897 of the

Code of Virginia.

No. 14. House bill to amend and re-enact section 3935 of the Code of Virginia.

No. 15. House bill to amend and re-enact section 4125 of the

Code of Virginia.

No. 16. House bill to amend and re-enact section 4180 of the

Code of Virginia.

No. 17. House bill to amend section 4354 of the Code of Virginia.

No. 18. House bill to amend and re-enact section 4813 of the

Code of Virginia.

No. 19. House bill to amend section 4895 of the Code of Virginia.

No. 20. House bill to amend and re-enact sections 5388 and 5389

of the Code of Virginia.

No. 21. House bill to amend and re-enact section 5787 of the Code of Virginia.

No. 22. House bill to amend and re-enact section 5790 of the

Code of Virginia.

No. 23. House bill to amend and re-enact sections 5986, 5987, 5988, 5989 and 5990 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3142 of the Code of Virginia, relative to lists of jurors, approved March 16, 1918.

No. 24. House bill to amend section 6105 of the Code of Vir-

ginia.

No. 25. House bill to amend and re-enact section 6298 of the Code of Virginia.

No. 26. House bill to repeal section 6441 of the Code of Vir-

ginia.

No. 27. House bill providing when an action of account may be maintained.

The following House bills having been considered by the committee in session, were reported from the Comimttee on Roads and

Internal Navigation:

No. 28. House bill to amend and re-enact sections 3 and 13 of an act entitled an act to provide for the working of the public roads in the county of Charlotte, for the creation of district road boards in said county and for the repeal of all acts in conflict therewith.

approved March 20, 1916.

No. 29. House bill to repeal an act entitled an act to amend and re-enact chapter 598 of the Acts of the General Assembly of Virginia, approved March 3, 1894, entitled an act in relation to working and keeping in repair the roads and bridges of Alexandria county, as amended by an act approved March 3, 1896, approved February 11, 1898.

No. 30. House bill to authorize the board of supervisors of one county to condemn land and material in an adjoining county under certain conditions for road purposes.

The following House bills having been considered by the committee in session, were reported from the Committee on Counties. Cities and Towns:

No. 31. House bill to amend and re-enact an act approved February 7, 1918, entitled an act to amend and re-enact section 26 of an act entitled an act to amend sections 16, 21, 23, 26 and 28 of the charter of Suffolk, approved February 3, 1888.

No. 32. House bill to authorize the board of supervisors of the county of Prince Edward to provide annual allowance for the Com-

monwealth attorney, sheriff and clerk.

No. 33. House bill authorizing the board of supervisors of Prince George county to lease such part of the court house green of the said county as may not be necessary for county purposes.

No. 34. House bill for the protection of deer in the counties of

Bath and Highland.

No. 35. House bill to empower the council of the town of Wakefield, in the county of Sussex, to issue and sell bonds to the amount of and not exceeding \$20,000 for the purpose of borrowing money to erect, equip and operate a plant for the manufacture, distribution and sale of electricity, or to contract for the manufacture of same; provided, that the question of such bond issue for the purpose named be first submitted to the qualified voters of said town, and to authorize said council to call an election for the submission of the same to the voters.

No. 36. House bill to amend and re-enact chapter 133 of the Acts of Assembly of 1918, approved March 13, 1918, entitled an act to amend and re-enact all acts creating and amending the char-

ter of the city of Lynchburg.

No. 37. House bill to repeal an act entitled an act to provide for the protection of game in the counties of Amelia and Notta-

way, approved March 16, 1918.

No. 38. House bill to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved April 2, 1902.

No. 39. House bill to authorize Amelia county to issue bonds

for the purpose of raising money to build a court house.

No. 40. House bill to amend and re-enact section 135 of an act entitled an act to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, approved March 14, 1908.

House joint resolution proposing an amendment to section 117 of

article 8 of the Constitution of Virginia.

House bill to authorize the city of Suffolk to issue bonds to redeem bonds maturing during the years nineteen hundred and twenty and nineteen hundred and twenty-one; having been considered by

the Joint Committee on Special, Private and Local Legislation,

was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 2769 of the Code of Virginia in relation to the compensation of members of the board of supervisors of the counties of Dickinson and Wise; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the board of supervisors of Fauquier county to erect a county building to contain the offices of the treasurer and clerk, and other county officers; and to contract a loan and issue bonds for said purpose upon the approval of the judge of the circuit court for said county; and to levy an annual tax to pay interest on said bonds and to create a sinking fund for their payment at maturity or before; having been considered by the Joint Committee on Special, Private and Local Legislation was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

The following were presented and referred under Rule 37:

To the Committee on Schools and Colleges:

By Messrs. Ozlin and Hall: A bill to provide for the appointment of a commission on medical education in Virginia; to define its powers and duties; to provide how the University of Virginia and the Medical College of Virginia may be consolidated, and prescribing the effect thereof.

To the Committee on Roads and Internal Navigation:

By Messrs. Hall, Jesse, Noland, Williams and Gilpin: A bill to amend and re-enact an act entitled an act to establish the State Highway System, approved January 31, 1918.

By Messrs. Hyatt, Stuart, Anderson, Crockett, Fulton, Robertson and Gray: A bill to amend and re-enact an act entitled an act to establish the State Highway System, approved January 31, 1918.

To the Committee on Special, Private and Local Legislation:

By Mr. Robertson: A bill to provide for the payment of compensation of counsel employed by the judge presiding at the trial to defend James Cantor in the circuit court of Washington county, charged with having murdered Maude Wilson, who was unable to

employ counsel.

By Mr. Snider: A bill to provide for the construction, reconstruction, improvement and maintenance of the public roads and bridges in Giles county, other than such as are included in the State Highway System, and to provide for the issuing of county bonds for the construction, reconstruction and permanent improvement of the roads and bridges embraced in the county highway system.

By Messes. Powers and Wallace: A bill to prevent dogs from running at large at or on the public beaches, bays, watering places and water-front residential sections of the State of Virginia.

By Mr. L. F. Smith: A bill to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding

three hundred thousand dollars (\$300,000).

To the Committee on Privileges and Elections:

By Mr. WARREN: A resolution proposing amendment to section 22 of the Constitution of Virginia.

By Mr. Anderson: A bill to amend and re-enact section 155 of

the Code of Virginia.

By Mr. Hunter: A bill to repeal sections 221 to 250, both inclusive, of the Code of Virginia in relation to primary elections, and to repeal an act entitled an act to amend and re-enact section 24-a of an act approved March 25, 1914, printed as chapter 305, Acts of Assembly of Virginia, session 1914, entitled an act to amend and re-enact an act entitled an act to establish and regulate the holding of primary elections, to pay expenses of same; to secure the regularity and purity of the same, and to prevent and punish any corrupt practices in connection therewith, approved March 14, 1912, approved February 12, 1918.

To the Committee on Library:

By Mr. Price: A bill to amend section 582 of the Code of Virginit.

To the Committee on Appropriations:

By Mr. WILLIS: A bill to amend and re-enact sections 2430 and

2431 of the Code of Virginia.

By Messrs. C. F. Smith and Bondurant: A bill to amend and re-enact section 1 of an act entitled an act to amend and re-enact

an act approved March 21, 1916, relating to Confederate pensions, approved February 28, 1918.

To the Committee on Agriculture and Mining:

By Messrs. Bondurant, Ewell, E. A. Hicks, Horsley, Chase and Crockett: A bill to amend and re-enact sections 526, 530, 540, 541 and 542 of the Code of Virginia, with reference to forests, and to add to said Code three new sections to be numbered 546-a, 546-b, 546-c.

To the Committee for Courts of Justice:

By Mr. Haddon: A bill to amend and re-enact section five thou-

sand nine hundred and seventeen of the Code of Virginia.

By Mr. Haddon: A bill to amend and re-enact section 6380 of the Code of Virginia concerning attachments; courts having jurisdiction, and procedure therein.

By Messes. Price, L. F. Smith and Diggs: A bill to provide for furnishing members of the board of bar examiners and their secretary and treasurer with copies of the Annotated Code of 1919.

By Messrs. Price, L. F. Smith and Diggs: A bill to extend the time within which a person to whom license had been issued prior to March 14, 1918, to practice law in Virginia, but who had been prevented from qualifying and commencing said practice within two years after the granting of said license by his entry into the military or naval service of the United States, may qualify and commence said practice without further examination.

By Mr. Price: A bill to amend and re-enact section 3394 of the

Code of Virginia, relating to general indexes for clerks' offices.

By Mr. Turner: A bill to amend and re-enact section 89 of an act entitled an act to provide for the settlement, registration, transfer, and assurance of titles to land, and to establish courts of land registration with jurisdiction for said purposes, and to make uniform the laws of the States enacting the same, approved February 24, 1916, as amended by an act approved March 20, 1916, and as further amended by an act approved March 20, 1918.

By Mr. Turner: A bill validating certificates of acknowledgment taken by notaries public who served in the army, navy or marine corps of the United States during the late war with Germany

and Austria-Hungary.

By Mr. Ozlin: A bill to amend and re-enact section 5431 of the Code of Virginia in relation to investments by fiduciaries, and to repeal an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to allow executors and fiduciaries to invest in Virginia three per centum bonds, issued by virtue of an act approved February 14, 1882, as amended by an act approved February 9, 1898, as amended by an act approved March 22, 1916, approved March 16, 1918.

By Mr. DEANS: A bill to amend and re-enact section 6452 of the

Code of Virginia, 1919.

By Messrs. Robertson and Gray: A bill to amend and re-enact section 2002 of the Code of Virginia.

To the Committee on Counties, Cities and Towns:

By Mr. Warrs: A bill to amend section 2726 of the Code of Virginia.

By Messrs. Buford, E. A. Hicks, Gatewood, Padgett, Ewell and Horsley: A bill to amend and re-enact section 2958 of the Code of Virginia in relation to annexation of territory by cities or towns.

By Mr. Burord (by request): A bill to authorize the town council of the town of Lawrenceville, Brunswick county, Virginia, to issue and sell bonds of the said town to an amount not in excess of twenty thousand (\$20,000) dollars, for the purpose of raising money to repair, extend, enlarge and improve the municipal light, water and sewerage system of said town.

To the Committee on Insurance and Banking:

By Mr. WILLIS: A bill to encourage thrift and savings amongst industrial classes similar to the encouragement afforded by building and loan associations and to authorize the incorporation of industrial loan associations for the purpose of making small loans to industrial classes on security and at a low rate of interest.

By Mr. Price: A bill to prevent combinations between parties loaning money, and insurance brokers, agents and companies; and prohibiting any lender from requiring any borrower to contract for or take out insurance with any particular agent, broker or company; and making the breach thereof a misdemeanor and providing a

penalty therefor.

By Mr. Price: A bill to require all fire insurance brokers, agents and adjusters to apply to the Commissioner of Insurance for a license to act as such insurance broker and agent, and to supply the said Commissioner with proper certificate and proof of applicant's age, character and qualifications, and requiring the Commissioner to furnish blanks for the purpose; and to authorize said Commissioner to issue a license in proper cases and upon payment of the fee.

To the Committee on Finance:

By Mr. Price: A bill to raise additional revenue for support of the government and to require reports from, and to impose and levy a tax upon, all persons, partnerships, companies, associations and corporations residing or doing business in this State that enter into contracts of insurance or indemnity with persons, partnerships, companies, associations and corporations not licensed to do business in this State, and to provide a method of enforcement and penalty for failure to observe provisions of the said act.

By Messrs. Deans, Hall, Smith of Culpeper, Brewer and Shackelford: A bill to amend and re-enact sections 2332, 2333, 2334, 2335 and 2336 of the Code of Virginia, relative to the assess-

ment and collection of omitted taxes and levies.

By Messes. Hall and Ozlin: A bill to amend and re-enact section 2307 of the Code of Virginia.

By Mr. Bondurant: A bill to require county and city treasurers

to mail bills for State and county taxes to tax-payers.

By Messrs. Norris and E. Hugh Smith: A bill to amend and re-enact section 36 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

By Mr. Price: A bill to amend and re-enact sections 83 and 84 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, and

acts amendatory thereof.

To the Committee on Labor and the Poor:

By Messrs. Boschen and Wilcox: A resolution. Resolved, by the House of Delegates, the Senate concurring, That the Governor of Virginia is hereby requested and authorized to appoint a commission of seven, three of whom shall be women, to be known as a minimum wage commission.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a first time and ordered to be printed:

No. 1. House bill to provide for the payment of the general and contingent and incidental expenses of the General Assembly and to appropriate money for the same.

No. 2. House bill to amend and re-enact section 2250 of the

Code of Virginia.

No. 3. House bill to amend and re-enact section 42 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact section 1402 of the Code of Virginia, approved March 28, 1902, in relation to suits by and against trustees, approved March 15, 1918.

No. 4. House bill to amend and re-enact section 59 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act approved February 10, 1904, entitled an act to make valid any disposition of property in perpetuity for the maintenance or care of cemeteries, cemetery lots, monuments and other erections and authorizing cemetery companies and trustees holding title to cemeteries or burial grounds to take and hold any property according to the terms of the grant, bequest, devise or gift, as amended and re-enacted by an act approved February 20, 1906, approved February 16, 1918.

No. 5. House bill to amend and re-enact section 1636 of the Code of Virginia.

No. 6. House bill to amend and re-enact section 122 of the Code of Virginia.

No. 7. House bill to amend and re-enact section 2094 of the

Code of Virginia.

No. 8. House bill to amend and re-enact section 2449 of the Code of Virginia.

House bill to repeal section 2466 of the Code of Virginia. No. 10. House bill to repeal section 3009 of the Code of Virginia.

No. 11. House bill to amend and re-enact section 3485 of the Code of Virginia.

No. 12. House bill to amend and re-enact section 3852 of the

Code of Virginia.

No. 13. House bill to amend and re-enact section 3897 of the

Code of Virginia.

No. 14. House bill to amend and re-enact section 3935 of the Code of Virginia.

No. 15. House bill to amend and re-enact section 4125 of the Code of Virginia.

No. 16. House bill to amend and re-enact section 4180 of the

Code of Virginia.

No. 17. House bill to amend section 4354 of the Code of Virginia.

No. 18. House bill to amend and re-enact section 4813 of the

Code of Virginia.

House bill to amend section 4895 of the Code of Vir-No. 19. ginia.

No. 20. House bill to amend and re-enact sections 5388 and 5389

of the Code of Virginia.

No. 21. House bill to amend and re-enact section 5787 of the Code of Virginia.

No. 22. House bill to amend and re-enact section 5790 of the

Code of Virginia.

No. 23. House bill to amend and re-enact sections 5986, 5987, 5988, 5989 and 5990 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3142 of the Code of Virginia, relative to lists of urors, approved March 16, 1918.

No. 24. House bill to amend section 6105 of the Code of Vir-

ginia.

No. 25. House bill to amend and re-enact section 6298 of the Code of Virginia.

No. 26. House bill to repeal section 6441 of the Code of Vir-

No. 27. House bill providing when an action of account may be maintained.

No. 28. House bill to amend and re-enact sections 3 and 13 of an act entitled an act to provide for the working of the public roads in the county of Charlotte, for the creation of district road boards in said county and for the repeal of all acts in conflict therewith, approved March 20, 1916.

No. 29. House bill to repeal an act entitled an act to amend and re-enact chapter 598 of the Acts of the General Assembly of Virginia, approved March 3, 1894, entitled an act in relation to working and keeping in repair the roads and bridges of Alexandria county, as amended by an act approved March 3, 1896, approved February 11, 1898.

No. 30. House bill to authorize the board of supervisors of one county to condemn land and material in an adjoining county under

certain conditions for road purposes.

No. 31. House bill to amend and re-enact an act approved February 7, 1918, entitled an act to amend and re-enact section 26 of an act entitled an act to amend sections 16, 21, 23, 26 and 28 of the charter of Suffolk, approved February 3, 1888.

No. 32. House bill to authorize the board of supervisors of the county of Prince Edward to provide annual allowance for the Com-

monwealth attorney, sheriff and clerk.

No. 33. House bill authorizing the board of supervisors of Prince George county to lease such part of the court house green of the said county as may not be necessary for county purposes.

No. 34. House bill for the protection of deer in the counties of

Bath and Highland.

- No. 35. House bill to empower the council of the town of Wakefield, in the county of Sussex, to issue and sell bonds to the amount of and not exceeding \$20,000 for the purpose of borrowing money to erect, equip and operate a plant for the manufacture, distribution and sale of electricity, or to contract for the manufacture of same; provided, that the question of such bond issue for the purpose named be first submitted to the qualified voters of said town, and to authorize said council to call an election for the submission of the same to the voters.
- No. 36. House bill to amend and re-enact chapter 133 of the Acts of Assembly of 1918, approved March 13, 1918, entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg.

No. 37. House bill to repeal an act entitled an act to provide for the protection of game in the counties of Amelia and Nottaway,

approved March 16, 1918.

No. 38. House bill to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved April 2, 1902.

No. 39. House bill to authorize Amelia county to issue bonds

for the purpose of raising money to build a court house.

No. 40. House bill to amend and re-enact section 135 of an act entitled an act to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, approved March 14, 1908.

Joint resolution proposing an amendment to section 117 of article

8 of the Constitution of Virginia.

On motion of Mr. Joyce, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

THURSDAY, JANUARY 22, 1920.

Prayer by Rev. C. B. Arendall, secretary Baptist Council of Richmond, Va.

On motion of Mr. Hall, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

No. 41. House bill to amend and re-enact section 2244 of the Code of Virginia, having been considered by the committee in

session, was reported from the Committee on Finance.

No. 42. House bill concerning the Virginia Home and Industrial School for Girls, having been considered by the committee in session, was reported from the Committee on Asylums and Prisons.

The following House bills having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 43. House bill to amend section 719 of the Code of Virginia.

No. 44. House bill to amend section 669 of the Code of Virginia. House joint resolution proposing amendments to sections 130,

131, 132, 133, 135 and 136 of the Constitution of Virginia.

House bill to provide for the construction, reconstruction, improvement and maintenance of the public roads and bridges in Giles county, other than such as are included in the State Highway System, and to provide for the issuing of county bonds for the construction, reconstruction and permanent improvement of the roads and bridges embraced in the county highway system; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to provide for payment of compensation of counsel employed by the judge presiding at the trial to defend James Canter in the circuit court of Washington county, charged with having murdered Maude Wilson, who was unable to employ counsel; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Appropriations.

House bill to prevent dogs from running at large at or on the public beaches, bays, watering places and water-front residential sections of the State of Virginia; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding three hundred thousand dollars (\$300,000); having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

Mr. Price offered the following resolution:

Whereas, thrift and systematic saving are elements that contribute directly to the increase of individual prosperity and to a

higher citizenship, and

Whereas, it is believed that the practice of thrift and systematic saving, coupled with economy, will go for toward solving the problem incident to the present high cost of living and that one of the most effective means of impressing our citizenship with the paramount importance of these matters is through our public school system, and

Whereas, the United States government is seeking to build on the foundation laid under the stress of war, when the American people demonstrated the value and the power developed by the practic of thrift and investment in government securities, by carrying on a nation-wide educational campaign for the further encouragement of this practice and the desirability of wise spending and wise saving through investment in war savings stamps, thrift stamps/and other government securities, therefore be it

Resolved by the House of Delegates, the Senate concurring, that we urge upon the public schools of the State of Virginia the wisdom of teaching children of the public schools the practical lessons of thrift and economy; that we commend them for what has already been accomplished in this direction, both during and since the war; that we endorse the plans of the Federal government in its national

thrift campaign for the establishment of saving and investment as a permanent habit of the American people, and that we urge upon the citizens of Virginia to make the practice of thrift an object in daily life, and to that end to co-operate actively with the War Loan Organization of the Treasury Department, operating through the Federal Reserve Bank of the Fifth District, in promoting and carrying forward this important public service; which was agreed to.

Ordered that Mr. Price carry the resolution to the Senate and re-

quest their concurrence.

A message was received from the Senate, by Mr. Holt, who informed the House that the Senate had agreed to the resolution.

Mr. Fuller of Richmond presented the following report:

To the General Assembly of Virginia:

Pursuant to a joint Senate resolution, adopted at the extra session, the following commission was appointed, to consider and to recommend to this General Assembly a suitable State memorial to the soldiers and sailors of Virginia who lost their lives in the world war: Senators Addison and Drewry, and Delegates Fuller, Dodson and Hunter.

The following report is respectfully submitted:

First—The commission recommends that the General Assembly shall heartily endorse the national movement having in view the erection of a brotherhood monument on Fort Wool (Rip Raps) in Hampton Roads.

Second—(a) For a State memorial the committee recommends the erection of a State library building, to be designated and known as the Memorial Library, adequately equipped, to be located in the city of Richmond and to be in lieu of and to answer the library purposes of the building now used as a State library, and that an adequate appropriation be made accordingly.

(b) In the design of this building adequate provision should be made for the placing of separate bronze tablets, upon which the names of soldiers and sailors from each county and city may be inscribed, according to the duly expressed directions of the authorities of such cities and counties.

(c) But in presenting this recommendation the commission recognizes that the larger and more immediate beneficiaries of the proposed memorial library will be citizens of Richmond; and therefore it occurs to the commission, and it is respectfully urged as a condition precedent to the adoption of this plan, that the city of Richmond donate to the State as a contribution for such memorial and as the site thereof, the parcel of land, owned by the city, and known as the Ford lot, located adjacent to the Capitol grounds, between Capitol and Broad streets.

In the event that these or similar recommendations are approved by the General Assembly, this commission ventures to suggest the appointment of a like commission charged with the duty of putting into effect the general

purpose.

WALTER E ADDISON, P. H. DREWRY, E. GRIFFITH DODSON, THOMAS LOMAX HUNTER, EDWARD R. FULLER,

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By Mr. Bowles: A bill to amend and re-enact sections 1, 6, 7, 8, 15 and 18 of an act entitled an act to amend and re-enact an

act approved March 21, 1916, relating to Confederate pensions, ap-

proved February 28, 1918.

By Messrs. Fuller, Dodson and Hunter: A bill concerning the erection of a State memorial to the soldiers, sailors and marines of Virginia who lost their lives in the world war.

To the Committee on Privileges and Elections:

By Mr. Brown of Lynchburg: A bill to amend and re-enact section 158 of the Code of Virginia.

To the Committee on Finance:

By MESSRS. DILLARD and BREWER: A bill to provide a flat fee for clerks of courts in suits in lieu of allowances for services made by

section 3484 of the Code of Virginia.

By Mr. Snidow: A bill to amend and re-enact section 2773 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 852 of the Code of Virginia of 1887, as amended by an act approved March 14, 1908, approved March 6, 1918, and an act entitled an act to amend and re-enact section 852 of the Code of 1887, as amended by an act approved March 14, 1908, relating to compensation to clerks of boards of supervisors, approved March 14, 1918.

By Messrs. Dillard and Brewer: A bill to amend and re-enact section 3484 of the Code of Virginia in relation to the fees of the

clerks of circuit, appellate and other courts.

By Messrs. Shepherd and Snead: A bill to amend and re-enact section 2233 of the Code of Virginia in relation to the appointment of assessors of lands and lots, and to repeal an act entitled an act to amend and re-enact section 437 of the Code of Virginia

(1887) as heretofore amended, approved September 9, 1919.

By Mr. Groome: A bill to amend and re-enact an act entitled an act to create a commission to consider the compensation of court clerks, examiners of record, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and, until action upon the report of said commission, to fix the maximum amount of compensation of said officers, approved March 27, 1914, as amended by an act approved March 9, 1918.

By Mr. Norris: A bill to provide for the inspection by the office of the State Accountant of the accounts of city and county of-

ficials handling State funds.

To the Committee for Courts of Justice:

By Mr. Gordon: A joint resolution proposing amendment to

section 91 of the Constitution of Virginia.

By Mr. PRICE: A bill to amend and re-enact chapter 26, Acts of Assembly, 1919, in extra session, entitled an act to amend section 5189 of the Code of Virginia, 1919, approved September 5, 1919.

To the Committee on Schools and Colleges:

By Messrs. Williams and Price: A joint resolution proposing an amendment to section 138 of the Constitution of Virginia.

To the Committee on Agriculture and Mining:

By Mr. Copp: A bill to amend and re-enact section 885 of the Code of Virginia.

To the Committee on Federal Relations and Resolutions:

By Mr. Price: A bill to allow members of the United States naval reserve force, while not on active duty in said United States naval reserve force, to hold office under the government of this Commonwealth or the political or administrative sub-divisions thereof.

To the Committee on General Laws:

By Mr. PRICE: A bill to prevent untrue, deceptive and misleading advertising, and making such advertising a misdemeanor.

By Messes. Taylor, Williams, J. Sinclair Brown and Deans: A bill to amend and re-enact section 1486 of the Code of Virginia.

To the Committee on Counties, Cities and Towns:

By Mr. Stephenson: A bill to amend and re-enact section 2769 of the Code of Virginia (1919), and to repeal an act entitled an act to amend and re-enact section 848 of the Code of Virginia (1887), as heretofore amended, in relation to the compensation of supervisors, approved March 14, 1918.

By Mr. Bosman: A bill to provide compensation for the mayor and councilmen in cities with a population of less than 100,000 and more than 35,000 that have adopted the town or city manager form of municipal government under an act of the General Assembly ap-

proved March 20, 1916.

By Mr. Dillard: A bill to amend and re-enact section 2806 of

the Code of Virginia.

By Messrs. Moffirm and Taylor: A bill to amend and re-enact section 2769 of the Code of Virginia, 1919, and to repeal an act entitled an act to amend and re-enact section 848 of the Code of Virginia, 1887, as heretofore amended, in relation to the compensation of supervisors, approved March 14, 1918.

To the Committee on Roads and Internal Navigation:

By Mr. Gatewood: A bill to amend and re-enact an act entitled an act to establish the State Highway System, approved January

31, 1918.

By Messrs. Wallace and Bosman: A bill to amend and re-enact chapter 10 of the Acts of Assembly of Virginia, 1918, entitled an act to establish the State Highway System, approved January 31, 1918, by adding a new paragraph thereto, to be known as 29, under the heading "Primary Roads." to read as follows: 29. Portsmouth along the road commonly known as the Deep Creek Turnpike road, passing Craddock to the Old Deep Creek road, now called Deep Creek boulevard; thence along said boulevard to the easterly side of the Dismal Swamp canal, at the village of Deep Creek; thence southerly along the easterly side of the Dismal Swamp canal, to

and through Wallaceton, to the Virginia-North Carolina boundary line on said canal.

By Mr. Copp: A bill to amend and re-enact an act entitled an act to establish the State Highway System, approved January 31, 1918.

To the Committee on Special, Private and Local Legislation: By Messrs. Price, Haddon, Boschen and Whicox: A bill to create and establish in and for the city of Richmond, Virginia, a court of record to be called the municipal court of the city of Richmond; to define its jurisdiction, powers and procedure, and its relation to the other courts of said city; to provide for the qualification, election, duties, terms and compensation of the judge and clerk thereof, to provide for the keeping and filing of the records thereof, and all matters properly incidental to the proper conduct thereof.

By Mr. Bosman: A bill to amend and re-enact section 4, sub-section (1) of an act entitled an act to amend and re-enact an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act approved March 12, 1912, by adding a new chapter thereto to be known as chapter 10,

relating to the initiative, referendum and recall.

By Mr. Stephenson: A bill to amend and re-enact section 8 of an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair of public roads in the counties of Alleghany, Bath and Highland, approved February 12, 1884, as amended by an act approved February 1, 1900, in so far as applicable to the counties of Bath and Highland, approved March 12, 1912.

By Mr. DILLARD: A bill to amend and re-enact an act entitled an act to prohibit the taking of fish from the streams of Franklin county, except with hook and line, approved September 4, 1919.

The morning hour having expired, the House proceeded to the business on the calendar:

The following House bills were read at length a first time and ordered to be printed:

No. 41. House bill to amend and re-enact section 2244 of the Code of Virginia.

No. 42. House bill concerning the Virginia Home and Industrial School for Girls.

No. 43. House bill to amend section 719 of the Code of Virginia. No. 44. House bill to amend section 669 of the Code of Virginia.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 1. House bill to provide for the payment of the general and contingent and incidental expenses of the General Assembly and to appropriate money for the same.

No. 3. House bill to amend and re-enact section 42 of the Code of Virginia and to repeal an act entitled an act to amend and

re-enact section 1402 of the Code of Virginia, approved March 28, 1902, in relation to suits by and against trustees, approved March 15, 1918.

No. 4. House bill to amend and re-enact section 59 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act approved February 10, 1904, entitled an act to make valid any disposition of property in perpetuity for the maintenance or care of cemeteries, cemetery lots, monuments and other erections and authorizing cemetery companies and trustees holding title to cemeteries or burial grounds to take and hold any property according to the terms of the grant, bequest, devise or gift, as amended and re-enacted by an act approved February 20, 1906, approved February 16, 1918.

No. 5. House bill to amend and re-enact section 1636 of the

Code of Virginia.

No. 6. House bill to amend and re-enact section 122 of the Code of Virginia.

No. 7. House bill to amend and re-enact section 2094 of the

Code of Virginia.

No. 8. House bill to amend and re-enact section 2449 of the Code of Virginia.

No. 9. House bill to repeal section 2466 of the Code of Vir-

ginia.

No. 10. House bill to repeal section 3009 of the Code of Virginia.

No. 11. House bill to amend and re-enact section 3485 of the

Code of Virginia.

No. 12. House bill to amend and re-enact section 3852 of the Code of Virginia.

No. 13. House bill to amend and re-enact section 3897 of the

Code of Virginia.

No. 14. House bill to amend and re-enact section 3935 of the Code of Virginia.

No. 15. House bill to amend and re-enact section 4125 of the

Code of Virginia.

No. 16. House bill to amend and re-enect section 4180 of the Code of Virginia.

No. 17. House bill to amend section 4354 of the Code of Vir-

ginia.

No. 18. House bill to amend and re-enact section 4813 of the Code of Virginia.

No. 19. House bill to amend section 4895 of the Code of Virginia.

No. 20. House bill to amend and re-enact section 5388 and 5389 of the Code of Virginia.

No. 21. House bill to amend and re-enact section 5787 of the Code of Virginia.

No. 22. House bill to amend and re-enact section 5790 of the Code of Virginia.

No. 23. House bill to amend and re-enact sections 5986, 5987,

5988, 5989 and 5990 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3142 of the Code of Virginia, relative to lists of jurors, approved March 16, 1918.

No. 24. House bill to amend section 6105 of the Code of Vir-

ginia.

No. 25. House bill to amend and re-enact section 6298 of the Code of Virginia.

No. 26. House bill to repeal section 6441 of the Code of Vir-

ginia.

No. 27. House bill providing when an action of account may be

sustained.

No. 28. House bill to amend and re-enact sections 3 and 13 of an act entitled an act to provide for the working of the public roads in the county of Charlotte, for the creation of district road boards in said county, and for the repeal of all acts in conflict there-

with, approved March 20, 1916.

No. 29. House bill to repeal an act entitled an act to amend and re-enact chapter 598 of the Acts of the General Assembly of Virginia, approved March 3, 1894, entitled an act in relation to working and keeping in repair the roads and bridges of Alexandria county, as amended by an act approved March 3, 1896, approved February 11, 1898.

No. 31. House bill to amend and re-enact an act approved February 7, 1918, entitled an act to amend and re-enact section 26 of an act entitled an act to amend sections 16, 21, 23, 26 and 28 of the

charter of Suffolk, approved February 3, 1888.

No. 32. House bill to authorize the board of supervisors of the county of Prince Edward to provide annual allowance for the Com-

monwealth attorney, sheriff and clerk.

No. 33. House bill authorizing the board of supervisors of Prince George county to lease such part of the court house green of the said county as may not be necessary for county purposes.

No. 34. House bill for the protection of deer in the counties of

Bath and Highland.

No. 35. House bill to empower the council of the town of Wakefield, in the county of Sussex, to issue and sell bonds to the amount of and not exceeding \$20,000, for the purpose of borrowing money to erect, equip and operate a plant for the manufacture, distribution and sale of electricity, or to contract for the manufacture of same; provided that the question of such bond issue for the purpose named be first submitted to the qualified voters of said town, and to authorize said council to call an election for the submission of the same to the voters.

No. 36. House bill to amend and re-enact chapter 133 of the Acts of Assembly of 1918, approved March 13, 1918, entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg.

No. 37. House bill to repeal an act entitled an act to provide for the protection of game in the counties of Amelia and Notto-

way, approved March 16, 1918.

No. 38. House bill to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved April 2, 1902.

No. 39. House bill to authorize Amelia county to issue bonds

for the purpose of raising money to build a courthouse.

No. 40. House bill to amend and re-enact section 135 of an act entitled an act to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, approved March 14, 1908.

On motion of Mr. Norris, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

FRIDAY, JANUARY 23, 1920.

Prayer by Rev. Joseph T. Watts, State Sunday School Secretary, Baptist Council.

On motion of Mr. Gibson, the reading of the Journal was dis-

nensed with.

THE SPEAKER and Clerk signed the Journal, as required by Rule 3.

The following House bills, having been considered by the committee in session, were reported from the Committee on Appropriations:

No. 45. House bill to amend and re-enact section 3470 of the

Code of Virginia.

No. 46. House bill to amend section 3 of an act approved March 3, 1892, entitled an act making an annual appropriation to the Confederate Soldiers' Home, and in consideration therefor accepting a conveyance from R. E. Lee Camp, No. 1, Confederate Veterans, of the property owned by it and now used for said home, so as to extend the time when the possession and control of the property conveyed in the deed from R. E. Lee Camp, No. 1, Confederate Veterans, to the Commonwealth of Virginia, dated March 24, 1892, shall pass from the grantor to the grantee in said deed; and to further extend the time when the possession and control of said property shall pass from the grantor to the grantee in said deed.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 47. House bill to promote the health and efficiency of firemen in cities having more than one hundred thousand inhabitants, by providing for a two-platoon system for firemen of such cities.

No. 48. House bill to authorize the board of supervisors of

Fauquier county to erect a county building to contain the offices of the treasurer and clerk, and other county officers; and to contract a loan and issue bonds for said purpose upon the approval of the judge of the circuit court for said county; and to levy an annual tax to pay interest on said bonds and to create a sinking fund for their payment at maturity or before.

No. 49. House bill to amend and re-enact section 2958 of the Code of Virginia in relation to annexation of territory by cities

or towns.

No. 50. House bill to amend and re-enact section 2769 of the Code of Virginia, 1919, and to repeal an act entitled an act to amend and re-enact section 848 of the Code of Virginia, 1887, as heretofore amended, in relation to the compensation of supervisors, approved March 14, 1918.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 51. House bill to amend and re-enact section 89 of an act entitled an act to provide for the settlement, registration, transfer and assurance of titles to land, and to establish courts of land registration with jurisdiction for said purposes, and to make uniform the laws of the States enacting the same, approved February 24, 1916, as amended by an act approved March 20, 1916, and as further amended by an act approved March 20, 1918.

No. 52. House bill validating certificates of acknowledgment taken by notaries public who served in the army, navy or marine corps of the United Staes during the late war with Germany and

Austria-Hungary.

No. 53. House bill to extend the time within which a person to whom license had been issued prior to March 14, 1918, to practice law in Virginia, but who had been prevented from qualifying and commencing said practice within two years after the granting of said license by his entry into the military or naval service of the United States, may qualify and commence said practice without further examination.

No. 54. House bill to amend and re-enact section 5276 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 55. House bill to amend section 786 of the Code of Virginia.

No. 56. House bill to amend sections 653 and 654 of the Code

of Virginia.

No. 57. House bill to amend section 703 of the Code of Virginia, and to repeal sections 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717 and 718 of the Code of Virginia.

No. 58. House bill to amend and re-enact an act entitled an

act to provide for the acceptance of the conditions of the Federal act commonly called the Smith-Hughes bill (Public No. 347, 64th Congress), and authorizing the State Board of Education to act as a State board of vocational education for the Commonwealth, and authorizing the treasurer of the State of Virginia to act as custodian of such funds as may be received from the Federal government, and to pay the same out on warrant drawn by the State Board of Education, and authorizing the State Board of Education to establish a department of vocational education, and appropriating money therefor, approved February 23, 1918; also to authorize the boards of supervisors and councils to appropriate money for vocational education.

A joint resolution relative to perfecting the present State Drainage Law, or drafting a new one, if necessary; having been considered by the committee in session, was reported from the Committee on General Laws.

House joint resolution proposing an amendment to section 32 of article 2 of the Constitution of Virginia; having been considered by the committee in session, was reported from the Committee for Courts of Justice.

House joint resolution proposing an amendment to section 138 of the Constitution of Virginia; having been considered by the committee in session, was reported from the Committee on Schools and Colleges.

House bill to change the name of Alexandria county to Arlington county; having been heretofore referred to the Committee on Counties, Cities and Towns, was returned by the said committee with the recommendation that it be referred to the Committee on General Laws.

The bill was so referred.

The following House bills heretofore referred to the Committee on Appropriations, were reported back with the recommendation that they be referred to the Committee on Finance:

House bill to amend and re-enact section 3481 of the Code of

Virginia.

House bill to amend and re-enact sections 3512 and 3529 of the Code of Virginia.

House bill to amend and re-enact sections 3481 and 3507 of the

Code of Virginia.

House bill to amend and re-enact sections 3487 and 3508 of the

Code of Virginia.

House bill to amend and re-enact section 3510 of the Code of Virginia, as heretofore amended, as to the fees of jailors, for feeding prisoners.

House bill to amend and re-enact sections 3512, 3529 and 4957

of the Code of Virginia.

House bill to amend and re-enact section 1579 of the Code of Virginia.

House bill to amend and re-enact sections 2430 and 2431 of the Code of Virginia. Digitized by Google

The bills were so referred.

House bill to amend and re-enact an act entitled an act to prohibit the taking of fish from the streams of Franklin county, except with hook and line, approved September 4, 1919; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 8 of an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair of public roads in the counties of Alleghany, Bath and Highland, approved February 12, 1884, as amended by an act approved February 1, 1900, in so far as applicable to the counties of Bath and Highland, approved March 12, 1912; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to amend and re-enact section 4, sub-section (1) of an act entitled an act to amend and re-enact an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act approved March 12, 1912, by adding a new chapter thereto to be known as chapter 10, relating to the initiative, referendum and recall; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within hill cannot be proched by grandlary or court proceedings.

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to create and establish in and for the city of Richmond, Virginia, a court of record to be called the municipal court of the city of Richmond; to define its jurisdiction, powers and procedure, and its relation to the other courts of said city; to provide for the qualification, election, duties, terms and compensation of the

judge and clerk thereof; to provide for the keeping and filing of the records thereof, and all matters properly incidental to the proper conduct thereof; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee for Courts of Justice.

Mr. Stephenson offered the following resolution:

Resolved, That the Secretary of the Commonwealth be, and is hereby, directed and required upon request to furnish the Auditor of Public Accounts with four additional copies of the Annotated Code of Virginia; which was agreed to.

The following communication was received from the Governor:

COMMONWEALTH OF VIRGINIA, GOVERNOR'S OFFICE,

RICHMOND, January 23, 1920.

Gentlemen of the General Assembly:

At the request of the Secretary of State of the United States, in accordance with law, on August 28, 1919, I submitted to your honorable body at the extra session of 1919 a certified copy of a joint resolution of Congress entitled "Joint resolution proposing an amendment to the Constitution extending the right of suffrage to women."

The question of ratifying this amendment not having been finally disposed of at the extra session of 1919, I again hereby respectfully submit a certified copy of the said joint resolution of Congress, which has been submitted to me, and which is filed in the office of the Secretary of the Commonwealth, to your honorable body for such action as may be had.

WESTMORELAND DAVIS, Governor.

COMMONWEALTH OF VIRGINIA, OFFICE OF THE SECRETARY OF THE COMMONWEALTH,

I, James M. Hayes, Jr., Acting Secretary of the Commonwealth, do hereby certify that the attached is a true copy of a communication from Frank L. Polk, Acting Secretary of State of the United States, transmitting a copy of a joint resolution of the sixty-sixth Congress of the United States, proposing an amendment to the Constitution of the United States extending the right of suffrage to women, the original of which is on file in this department.

Given under my hand and under the Great Seal of the Commonwealth, at Richmond, this twenty-second day of January, in the year of our Lord one thousand nine hundred and twenty, and in the one hundred and forty-fourth year of the Commonwealth.

JAMES M. HAYES, Jr.,
Acting Secretary of the Commonwealth.

No. 3793.

UNITED STATES OF AMERICA, DEPARTMENT OF STATE.

To All to Whom These Presents Shall Come, Greeting:

I certify that the copy hereto attached is a true copy of a resolution of Congress, entitled "joint resolution proposing an amendment to the Constitution extending the right of suffrage to women," the original of which is on file in this department.

In testimony whereof, I, Frank L. Polk, Acting Secretary of State, have hereunto caused the Seal of the Department of State to be affixed and my name subscribed by the Chief Clerk of the said department, this twelfth

day of June, 1919.

FRANK L. POLK, Acting Secretary of State.

> By BEN G. DAVIS, Chief Clerk.

Seal of the Department of State of the United States of America.

H. J. Res. 1.

Staty-Sixth Congress of the United States of America:
At the First Session.

Begun and held at the city of Washington on Monday, the nineteenth day of May, one thousand nine hundred and nineteen.

Joint Resolution

Proposing an amendment to the Constitution extending the right of suffrage to women.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That the following article is proposed as an amendment to the Constitution, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the several states.

"Article

"The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of sex. "Congress shall have power to enforce this article by appropriate legislation."

F. H. GILLETT,
Speaker of the House of Representatives.
THOS. R. MARSHALL,

Vice President of the United States and President of the Senate.

A communication was received from the Governor, by his secretary, relative to expenditures for rent of State offices.

Printed as Senate Document No. 3.

A communication was received from the Governor, by his secretary, transmitting letter from Auditor of Public Accounts, with statement attached, in relation to additional appropriation of \$50,000 for criminal expenses.

Printed as Senate Document No. 4.

A communication was received from the Governor, by his secretary, transmitting report of Board of Commissioners for the Promotion of Uniformity of Legislation.

Printed as Senate Document No. 5.

Mr. Deans offered the following resolution:

Resolved, that the consideration of the proposed amendment to the Constitution of the United States, extending suffrage to women, be set for a special order at the morning hour of Tuesday, January 27, 1920; which was agreed to.

The following were presented and referred under Rule 37:

To the Committee on Finance:

By Mr. Story: A bill to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned delinquent.

By Mr. Story: A bill to amend and re-enact section 2720 of

the Code of Virginia.

To the Committee on Schools and Colleges:

By Mr. WILLIAMS: A bill to amend section 604 of the Code of Virginia.

To the Committee on Roads and Internal Navigation:

By Messrs. Willis and Cherry: A bill requiring railroads and other concerns manufacturing or repairing cars, car trucks and other equipment used as a conveyance by rail for either freight or passengers, and other equipment used in repair work, or otherwise, and operated by railroad companies, to provide buildings that will protect their employees from heat, rain, cold, snow and other inclement weather.

By Mr. Burord: A bill to amend and re-enact section 2039 of

the Code of Virginia.

To the Committee on Executive Expenditures:

By Mr. Rodgers: A resolution proposing amendment to section 72 of the Constitution of Virginia.

To the Committee on Appropriations:

By Mr. Gatewood: A bill to amend and re-enact section 6007 of the Code of Virginia, in relation to compensation and mileage of jurors in civil cases; also to repeal an act entitled an act to amend and re-enact section 3160 of the Code of Virginia (1887) as heretofore amended, approved March 16, 1918.

By Messrs. Dillard, Bowles, Norris, Hunter, Padgett, Story, Barnes, Gatewood, Green, Shelton, Rew, Turner, Owen, Wallace, Bondurant, Ozlin, Buntin, Chas. F. Smith, Horsley, Ewell, Tiffany, Ramsey, Blair and Watts: A bill to appropriate the sum of \$50,000 to the Convict Lime Board for each of the years ending February 28, 1921, and February 28, 1922, to enable the said board to establish and operate an additional plant.

To the Committee on General Laws:

By Mr. Price: A bill to amend and re-enact section 1615 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 8 of an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia and to repeal all acts or parts of acts of the General Assembly of Virginia, and any section or sections of the Code of Virginia in conflict with the provisions thereof, especially an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia, approved February 22. 1894, and sections 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751 and 1752 of the Code of Virginia of 1887; and all amendments thereto, approved March 13, 1912, approved March 27, 1918.

By Mr. Padgett: A bill to amend and re-enact section thirtyeight hundred and fifty-five of the Code of Virginia relating to co-

operative associations.

By Mr. Jesse: A bill to change the name of Alexandria county to Arlington county.

To the Committee for Courts of Justice:

By Mr. Deans: A bill to amend and re-enact section 3388 of the Code of Virginia, which provides for clerk's offices to be open certain days, records, etc., open to inspection; copies authorized.

By Mr. Robertson (By request): A bill to require all parties hereafter conveying real estate to anyone where the real consideration is not given in dollars and cents, but only a nominal consideration is stated, to require the grantors in every deed to state in the deed the actual value of the real estate so conveyed so that the proper tax on same can be assessed and collected by the clerk.

By Mr. Story: A bill to amend and re-enact section 2274 of

the Code of Virginia.

By Mr. Garber: A bill to require the preceding conveyance to be stated in deeds, deeds of trust and contracts conveying or affecting the title to real estate, the date thereof and the book and page thereof where recorded: to impose certain duties upon clerks of courts, and to impose penalties for its violation.

To the Committee on Federal Relations and Resolutions:

By Messrs. Deans and Ozlin: A bill to amend and re-enact section 291 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact section 164 of the Code of Virginia of 1904 as amended and re-enacted March 14, 1908, as amended and re-enacted March 17, 1910, as amended and re-enacted February 18, 1915, in relation to qualifications of disability of persons holding office under United States so as to allow rural carriers of United States government to be appointed and act as notary public, approved March 16, 1918.

By Mr. Jesse: A bill to amend and re-enact section 291 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact section 164 of the Code of Virginia of 1904, as amended

and re-enacted March 14, 1908, as amended and re-enacted March 17, 1910, as amended and re-enacted February 18, 1915, in relation to qualifications of disability of persons holding office under United States so as to allow rural carriers of the United States government to be appointed and act as notary public, approved March 16, 1918.

By Messrs. Ozlin, Ramsey, Joyce, Ewell, Blair, Buford, Bowles, Chase, Hurt, Dillard, Brown of Lynchburg, Boschen, Horsley and Stuart: A joint resolution rejecting the proposed amendment to the Constitution of the United States on woman

suffrage.

By Mr. Norris: A resolution. Resolved, that all questions relating to ratification or rejection of the proposed amendment to the Constitution of the United States concerning woman's suffrage be passed by at this session in order that the people may be given an opportunity to express their wishes by referendum to be provided by this session of the General Assembly.

To the Committee on Counties, Cities and Towns:

By Messrs. Gilpin, Hall, Joyce, Boschen, Buford, Carter, Deans, Commins, Flanagan, Haddon, Wilcox, Norris, Rew, Sinclair, Stuart, Williams, Langhorne and Price: A bill to authorize counties, cities and towns to establish and maintain free public libraries or reading rooms as memorial to the Virginia soldiers, sailors, marines and women who served in the world war, and to appropriate money therefor.

To the Committee on Special, Private and Local Legislation:

By Mr. JOYCE: A bill to amend and re-enact an act authorizing the board of supervisors of Patrick and Grayson counties, respectively, to levy a capitation tax for schools and other county purposes, approved March fifteenth, nineteen hundred and four, be amended and re-enacted so as to read as follows:

By Messrs. Boothe and Buntin: A bill to amend and re-enact section 13 of an act entitled an act to provide a new charter for the town of Pulaski, Virginia, and to repeal all acts in conflict therewith, which was approved by the General Assembly of Virginia

on March 16, 1910.

By Mr. Price: A bill to refund money improperly collected from the Monticello Hotel, B. J. Lowenburg, Mgr.; Monticello Hotel, C. H. Consolvo, Mgr.; Fairfax Hotel, J. F. Bell, Mgr.; Fairfax Hotel, M. L. Hamburger, Mgr.; Lynnhaven Hotel, R. A. Dodson, Mgr.; Lynnhaven Hotel, Lynnhaven Hotel Corporation, owner; Lynnhaven Hotel, H. Bothman, Mgr.; Lorraine Hotel, Harry E. Tabb, Mgr.; Lorraine Hotel, R. A. Dodson, Mgr.; Victoria Hotel, A. A. DuBois, Mgr.; Victoria Hotel, H. M. Sparrow, Mgr.; Victoria Hotel, Sparrow and Orebaugh, Mgrs.

By Mr. Robertson: A bill to authorize the town of Abingdon, Virginia, by and through the town council of said town, to dispose of by sale that certain lot situated in the town of Abingdon, Virginia, fronting on Main street and adjoining Russell street on

the east, the property of E. J. Clifton on the west and Sinking Spring Cemetery grounds on the north, and to direct the application of the proceeds of said sale.

By Mr. Burond: A bill authorizing the board of supervisors of Brunswick county to distribute certain portions of the general county levy funds among the various districts for road purposes.

By Messrs. Powers and Wallace: A bill to authorize the school board of Butts Road magisterial district number 4, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000 in amount.

By Messrs. Powers and Wallace: A bill to authorize the school board of Pleasant Grove magisterial district, number 3, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000 in amount.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a first time and ordered to be printed:

No. 45. House bill to amend and re-enact section 3470 of the

Code of Virginia.

No. 46. House bill to amend section 3 of an act approved March 3, 1892, entitled an act making an annual appropriation to the Confederate Soldiers' Home, and in consideration therefor accepting a conveyance from R. E. Lee Camp No. 1, Confederate Veterans, of the property owned by it and now used for said home, so as to extend the time when the possession and control of the property conveyed in the deed from R. E. Lee Camp, No. 1, Confederate Veterans, to the Commonwealth of Virginia, dated March 24, 1892, shall pass from the grantor to the grantee in said deed; and to further extend the time when the possession and control of said property shall pass from the grantor to the grantee in said deed.

No. 47. House bill to promote the health and efficiency of firemen in cities having more than one hundred thousand inhabitants, by providing for a two-platoon system for firemen of such

cities.

No. 48. House bill to authorize the board of supervisors of Fauquier county to erect a county building to contain the offices of the treasurer and clerk, and other county officers; and to contract a loan and issue bonds for said purpose upon the approval of the judge of the circuit court for said county; and to levy an annual tax to pay interest on said bonds and to create a sinking fund for their payment at maturity or before.

No. 49. House bill to amend and re-enact section 2958 of the Code of Virginia in relation to annexation of territory by cities or

towns.

No. 50. House bill to amend and re-enact section 2769 of the

Code of Virginia, 1919, and to repeal an act entitled an act to amend and re-enact section 848 of the Code of Virginia, 1887, as heretofore amended, in relation to the compensation of supervisors,

approved March 14, 1918.

No. 51. House bill to amend and re-enact section 89 of an act entitled an act to provide for the settlement, registration, transfer and assurance of titles to land, and to establish courts of land registration with jurisdiction for said purposes, and to make uniform the laws of the States enacting the same, approved February 24, 1916, as amended by an act approved March 20, 1916, and as further amended by an act approved March 20, 1918.

No. 52. House bill validating certificates of acknowledgment taken by notaries public who served in the army, navy or marine corps of the United States during the late war with Germany and

Austria-Hungary.

No. 53. House bill to extend the time within which a person to whom license had been issued prior to March 14, 1918, to practice law in Virginia, but who had been prevented from qualifying and commencing said practice within two years after the granting of said license by his entry into the military or naval service of the United States, may qualify and commence said practice without further examination.

No. 54. House bill to amend and re-enact section 5276 of the

Code of Virginia.

No. 55. House bill to amend section 786 of the Code of Virginia. No. 56. House bill to amend sections 653 and 654 of the Code of Virginia.

No. 57. House bill to amend section 703 of the Code of Virginia, and to repeal sections 704, 705, 706, 707, 708, 709, 710, 711, 712, 713,

714, 715, 716, 717 and 718 of the Code of Virginia.

No. 58. House bill to amend and re-enact an act entitled an act to provide for the acceptance of the conditions of the Federal act commonly called the Smith-Hughes bill (Public No. 347, 64th Congress), and authorizing the State Board of Education to act as a State board of vocational education for the Commonwealth, and authorizing the treasurer of the State of Virginia to act as custodian of such funds as may be received from the Federal government, and to pay the same out on warrant drawn by the State Board of Education, and authorizing the State Board of Education to establish a department of vocational education, and appropriating money therefor, approved February 23, 1918; also to authorize the boards of supervisors and councils to appropriate money for vocational education.

The following House bills were read at length a third time and passed:

No. 1. House bill to provide for the payment of the general and contingent and incidental expenses of the General Assembly and to appropriate money for the same—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes. Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 3. House bill to amend and re-enact section 42 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact section 1402 of the Code of Virginia, approved March 28, 1902, in relation to suits by and against trustees, approved March 15, 1918—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 4. House bill to amend and re-enact section 59 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act approved February 10, 1904, entitled an act to make valid any disposition of property in perpetuity for the maintenance or care of cemeteries, cemetery lots, monuments and other erections and authorizing cemetery companies and trustees holding title to cemeteries or burial grounds to take and hold any property according to the terms of the grant, bequest, devise or gift, as amended and re-enacted by an act approved February 20, 1906, approved February 16, 1918—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes. Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan. Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt,

Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 5. House bill to amend and re-enact section 1636 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Car-Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter. Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Grome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young Mr. Sneaker—87 Young, Mr. Speaker-87.

No. 6. House bill to amend and re-enact section 122 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Love Commins, Wolvitt, Moffett, Nolvada, North Commins, Commins, Commins, Commins, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulle Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker-87.

No. 7. House bill to amend and re-enact section 2094 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs, Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Conmins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts. Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 8. House bill to amend and re-enact section 2449 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 9. House bill to repeal section 2466 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 10. House bill to repeal section 3009 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 11. House bill to amend and re-enact section 3485 of the Code of Virginia—yeas, 87; navs, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes. Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, foung, Mr. Speaker—87.

No. 12. House bill to amend and re-enact section 3852 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 13. House bill to amend and re-enact section 3897 of the Code of Virginia—veas, 87; navs, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 14. House bill to amend and re-enact section 3935 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Türany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 15. House bill to amend and re-enact section 4125 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shephord, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story. Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 16. House bill to amend and re-enact section 4180 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 17. House bill to amend section 4354 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C. Buford, Buntin, Car-

penter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 18. House bill to amend and re-enact section 4813 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Oziin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 19. House bill to amend section 4895 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew. Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 20. House bill to amend and re-enact sections 5388 and 5389 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes. Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase. Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt,

Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 21. House bill to amend and re-enact section 5787 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 22. House bill to amend and re-enact section 5790 of the Code of Virginia—yeas 87: navs 0

Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood; Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 23. House bill to amend and re-enact sections 5986, 5987, 5988, 5989 and 5990 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3142 of the Code of Virginia, relative to lists of jurors, approved March 16, 1918—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp. Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell. Felts, Flanagan. Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt,

Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 24. House bill to amend section 6105 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Oziln, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 25. House bill to amend and re-enact section 6298 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 26. House bill to repeal section 6441 of the Code of Virginia—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilplin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh,

Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker-87.

No. 27. House bill providing when an action of account may be sustained—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Car-Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87 Young, Mr. Speaker-87.

No. 28. House bill to amend and re-enact sections 3 and 13 of an act entitled an act to provide for the working of the public roads in the county of Charlotte, for the creation of district road boards in said county, and for the repeal of all acts in conflict therewith, approved March 20, 1916—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Car-Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 29. House bill to repeal an act entitled an act to amend and re-enact chapter 598 of the Acts of the General Assembly of Virginia, approved March 3, 1894, entitled an act in relation to working and keeping in repair the roads and bridges of Alexandria county, as amended by an act approved March 3, 1896, approved February 11, 1898—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 31. House bill to amend and re-enact an act approved February 7, 1918, entitled an act to amend and re-enact section 26 of an act entitled an act to amend sections 16, 21, 23, 26 and 28, of the charter of Suffolk, approved February 3, 1888—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 32. House bill to authorize the board of supervisors of the county of Prince Edward to provide annual allowance for the Commonwealth attorney, sheriff and clerk—yeas, 87; nays, 0.

monwealth attorney, sheriff and clerk—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 33. House bill authorizing the board of supervisors of Prince George county to lease such part of the courthouse green of the said county as may not be necessary for county purposes—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes. Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair. Brown, Mayo C., Buford, Buntin, Car-

penter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace La, Smith, La F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 34. House bill for the protection of deer in the counties of Bath and Highland—yeas, 87; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozhn, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 35. House bill to empower the council of the town of Wakefield, in the county of Sussex, to issue and sell bonds to the amount of and not exceeding \$20,000, for the purpose of borrowing money to erect, equip and operate a plant for the manufacture, distribution and sale of electricity, or to contract for the manufacture of same; provided that the question of such bond issue for the purpose named be first submitted to the qualified voters of said town, and to authorize said council to call an election for the submission of the same to the voters—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes. Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner. Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 36. House bill to amend and re-enact chapter 133 of the Acts of Assembly of 1918, approved March 13, 1918, entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg—yeas, 87; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair. Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard. Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 37. House bill to repeal an act entitled an act to provide for the protection of game in the counties of Amelia and Nottoway, approved March 16, 1918—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

Yeas—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, F. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 38. House bill to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved April 2, 1902—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 39. House bill to authorize Amelia county to issue bonds for the purpose of raising money to build a courthouse—yeas, 87; navs, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flamagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

No. 40. House bill to amend and re-enact section 135 of an act entitled an act to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, approved March 14, 1908—yeas, 87; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green. Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—87.

Motions severally made to reconsider the votes by which Nos. 1, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 31, 32, 33, 34, 35, 36, 37, 38, 39 and 40, House bills, were passed, were rejected.

Mr. DEANS offered the following resolution:

Resolved, That when the House adjourn today it shall adjourn to meet Monday, January 26, 1920, at 12 o'clock M., which was agreed to.

On motion of Mr. Norris, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, ('lerk of the House of Delegates.

MONDAY, JANUARY 26, 1920.

Prayer by Rev. Dr. Smith, of St. Mark's Episcopal church, Richmond, Va.

On motion of Mr. Bolton, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, January 24, 1920.

The Senate has passed Senate bill entitled an act to amend and re-enact section 5888 of the Code of Virginia, No. 37, in which they request the concurrence of the House of Delegates.

No. 37 Senate bill was referred to the Committee for Courts of Justice.

The following House bills, having been considered by the committee in session, were reported from the Committe on Schools and

Colleges:

No. 59. House bill to authorize the school board of Tanner's Creek magisterial district, No. 6, of the county of Norfolk, Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum of \$300,000 in amount.

No. 60. House bill to provide that the University of Virginia, the College of William and Mary, the Virginia Agricultural and Mechanical College and Polytechnic Institute, the Virginia Normal and Industrial Institute, and the several State Normal schools for women shall be placed on the year-round basis of instruction as soon as their financial resources will warrant.

No. 61. House bill to amend section 615 of the Code of Vir-

ginia.

House bill to repeal sections 693 and 722 of the Code No. 62. of Virginia.

No. 63. House bill to amend section 604 of the Code of Virginia.

No. 64. House bill to amend section 741 of the Code of Virginia.

Joint resolution proposing amendment to section 133 of article 9 of the Constitution of Virginia, having been considered by the committee in session, was reported from the Committee on Schools

and Colleges.

House bill to authorize the town of Abingdon, Virginia, by and through the town council of said town to dispose of by sale that certain lot situated in the town of Abingdon, Virginia, fronting on Main street and adjoining Russell street on the east, the property of E. J. Clifton on the west and Sinking Spring Cemetery grounds on the north, and to direct the application of the proceeds of said sale; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation

respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to refund money improperly collected from the Monticello Hotel, B. J. Lowenberg, Mgr.; Monticello Hotel, C. H. Consolvo, Mgr.; Fairfax Hotel, J. F. Bell, Mgr.; Fairfax Hotel, M. L. Hamburger, Mgr.; Lynnhaven Hotel, R. A. Dodson, Mgr.; Lynnhaven Ho haven Hotel, Lynnhaven Hotel Corporation, owner; Lynnhaven Hotel, H. Bothman, Mgr.; Lorraine Hotel, Harry E. Tabb, Mgr.; Lorraine Hotel, R. A. Dodson, Mgr.; Victoria Hotel, A. A. DuBois, Mgr.; Victoria Hotel, H. M. Sparrow, Mgr.; Victoria Hotel, Sparrow and Orebaugh, Mgrs.; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Appropriations. House bill to amend and re-enact an act authorizing the Board of Supervisors of Patrick and Grayson counties, respectively, to levy a capitation tax for schools and other county purposes, approved March fifteenth, nineteen hundred and four; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Schools and Colleges. House bill to amend and re-enact section 13 of an act entitled an act to provide a new charter for the town of Pulaski, Virginia, and to repeal all acts in conflict therewith, which was approved by the General Assembly of Virginia on March 16, 1910; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill authorizing the board of supervisors of Brunswick county to distribute certain portions of the general levy funds among the various districts for road purposes; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal Navigation.

Mr. Norris offered the following resolution:

Whereas, the General Assembly of Virginia has pending before it questions involving a radical departure from the present political system, upon which our government is based, and wishing to have before it the opinion of those citizens who have been able to study

these questions, therefore be it

Resolved by the House of Delegates of Virginia, the Senate concurring, that the Hon. Claude A. Swanson and Hon. Carter Glass be invited to address the members of the General Assembly on Tuesday, January 27th, at 10 o'clock A. M., and that a joint committee of three from the House of Delegates and two from the Senate be appointed by the Speaker of the House and the President of the Senate, respectively, to transmit such invitation to the above named gentlemen; which was agreed to.

Mr. Norris moved to reconsider the vote by which the resolu-

tion was agreed to; which was agreed to.

MR. Norris offered the following substitute:

Whereas, the General Assembly of Virginia has pending before it questions involving a radical departure from the present political system, upon which our government is based, and wishing to have before it the opinion of those citizens who have been

able to study these questions, therefore, be it

Resolved by the House of Delegates of Virginia, that the Hon. Claude A. Swanson and Hon. Carter Glass, be invited to address the members of the General Assembly on Tuesday, January 27th, at 11 o'clock A. M., and that a committee of three be appointed by the Speaker of the House to transmit such invitation to the above named gentlemen; which was agreed to.

THE SPEAKER appointed Messrs. Norris, Groome and Ozlin

the committee to transmit the invitation.

The following were presented and referred under Rule 37:

To the Committee on Privileges and Elections:

By Mr. Chase: A joint resolution proposing an amendment to section 42 of article 4 of the Constitution of Virginia.

To the Committee on The Chesapeake and Its Tributaries: By Mr. Rew: A bill to amend and re-enact section 3293 of the Code of Virginia.

To the Committee on Roads and Internal Navigation:

By Mr. Chase: A bill to amend and re-enact section 2039 of the Code of Virginia, authorizing the boards of supervisors of counties to appoint road supervisors for magisterial districts, and to fix their compensation.

To the Committee on Finance:

By Mr. Hall: A bill to amend and re-enact section 9 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1893, as heretofore amended.

To the Committee on Agriculture and Mining:

By MESSRS. HUNTER and BOLTON: A bill to amend and re-enact an act entitled an act to prevent damage and injuries by dogs, and to provide compensation to owners of stock so injured; to provide for license on dogs, and to provide for penalties for violation thereof; to provide compensation to owners of fowl so injured, and to provide funds for the enforcement of this act therefrom, approved March 20, 1918.

By Mr. BLAIR: A bill to amend and re-enact section 1111 of

the Code of Virginia.

By Mr. Carter: A bill to provide for the tuberculin testing of and indemnity for dairy and breeding cattle slaughtered on account of tuberculosis, and to appropriate money for the expenses thereof.

To the Committee for Courts of Justice:

By Mr. Chase: A bill to amend and re-enact section 1937 of the Code of Virginia, in relation to how proceedings instituted.

By Messrs. Gordon, Chase, Snidow and Gibson: A bill to amend and re-enact section 3408 of the Code of Virginia, in relation to who may practice law in this State.

By Mr. Deans: A bill to prescribe a limitation on actions and suits by common carriers to recover freight or other charges.

To the Committee on Insurance and Banking:

By Mr. Rodgers (By request): A bill to amend and re-enact section 5551 of the Code of Virginia.

By Mr. Sninow: A bill to amend and re-enact section 4248 of the Code of Virginia.

To the Committee on Insurance and Banking:

By Mr. Gordon: A bill to amend and re-enact sections 1, 3, 4. 5 and 6 of an act entitled an act to authorize and regulate the

exchange of certain classes of reciprocal and inter-insurance contracts among individuals, partnerships and corporations, empowering corporations generally to make such contracts, regulating process in suits on such contracts, and prescribing certain fees, taxes and licenses and penalty for violation, approved March 20, 1918.

To the Committee on Counties, Cities and Towns:

By Mr. Chase: A bill to amend and re-enact section 2767 of the Code of Virginia, in relation to the board providing books,

seals, etc., for the clerks and treasurers.

By Mr. Chase: A bill to amend and re-enact section 2726 of the Code of Virginia, in relation to the board providing temporary offices, the insuring the buildings and fixing the allowances to officers.

By Mr. Bondurant: A bill to amend and re-enact section 2698

of the Code of Virginia.

By Mr. Brewer: A bill to amend and re-enact section 2769 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 848 of the Code of Virginia, 1887, as heretofore amended, in relation to the compensation of supervisors, approved March 14, 1918.

To the Committee on Special, Private and Local Legislation:

By Messrs. Robertson and Gray: A bill to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the city of Bristol and all powers heretofore or hereafter exercised by them, while in office, to be legal and valid.

By Mr. Guerrant: A bill to prohibit the obstruction of Pole

Cat creek, Caroline county.

By Mr. Diggs: A bill to repeal an act entitled an act to prohibit the hunting or shooting of rabbits in Mathews and Middlesex counties, approved March 16, 1916.

By Mr. L. F. SMITH: A bill to authorize the board of supervisors of Albemarle county to make annual allowance to the sheriff

and deputy sheriffs of said county.

By Mr. Stephenson: A bill to authorize the board of supervisors of Bath county to condemn land and material in Highland

county, under certain conditions, for road purposes.

By Mr. Bosman: A bill to amend and re-enact section 4, subsection 1, of an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act approved February 23, 1918.

By Mr. CARPENTER: A bill to repeal an act entitled an act to prohibit the shooting, for sale, of rabbits in Madison county,

approved March 13, 1918.

By Mr. Buford: A bill to authorize the town council of the town of Lawrenceville. Brunswick county, Virginia, to issue and sell bonds of the said town to an amount not in excess of twenty thousand dollars, for the purpose of raising money to repair, extend,

enlarge and improve the municipal light, water and sewerage system of said town.

By Mr. Bosman: A bill to amend and re-enact an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act approved March 12, 1912, and subsequently amended, by adding a new chapter thereto, to be known as chapter 11, relating to compensation of

the mayor and councilmen.

By Mr. Fulton: A bill to amend and re-enact an act entitled an act to provide for making, building and keeping in repair the public roads and bridges in Grayson county, approved March 6, 1900, and as further amended by an act approved March 14, 1904; and as further amended by an act approved March 13, 1908, and as further amended by an act approved March 1, 1918, and as further amended by an act approved September 10, 1919.

By Mr. Young: A bill to authorize the board of supervisors of Nelson county to issue bonds, not exceeding in amount \$15,000, for road and bridge purposes in Massie's Mill magisterial district.

By Mr. Robinson: A bill to amend and re-enact section 8 of an act approved March 10, 1902, entitled an act prescribing the manner of working and keeping in repair the public roads, and the manner of opening and constructing new roads and bridges and discontinuing public roads in Alleghany county, Virginia.

By Mr. Gibson: A bill to repeal an act entitled an act to provide for the opening and working of roads and keeping same in repair, and to provide for erecting and maintaining bridges in the county of Culpeper, approved January 25, 1898, and all acts and

parts of acts amendatory thereof.

By Mr. EWELL: A bill to authorize and empower the board of supervisors of Princess Anne county, Virginia, to borrow money and issue bonds for the purpose of completing the North Landing road in Kempsville magisterial district from the village of Kempsville to Salem Church.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a first time and

ordered to be printed:

No. 59. House bill to authorize the school board of Tanner's Creek magisterial district, No. 6, of the county of Norfolk, Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum

of \$300,000 in amount.

No. 60. House bill to provide that the University of Virginia, the College of William and Mary, the Virginia Agricultural and Mechanical College and Polytechnic Institute, the Virginia Normal and Industrial Institute, and the several State Normal schools for women shall be placed on the year-round basis of instruction as soon as their financial resources will warrant.



No. 61. House bill to amend section 615 of the Code of Virginia.

No. 62. House bill to repeal sections 693 and 722 of the Code

of Virginia.

No. 63. House bill to amend section 604 of the Code of Virginia.

No. 64. House bill to amend section 741 of the Code of Virginia.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 2. House bill to amend and re-enact section 2250 of the Code

of Virginia. (Amended.)

No. 41. House bill to amend and re-enact section 2244 of the Code of Virginia.

No. 42. House bill concerning the Virginia Home and Indus-

trial School for Girls. (Amended.)

No. 45. House bill to amend and re-enact section 3470 of the

Code of Virginia.

No. 46. House bill to amend section 3 of an act approved March 3, 1892, entitled an act making an annual appropriation to the Confederate Soldiers' Home, and in consideration therefor accepting a conveyance from R. E. Lee Camp No. 1, Confederate Veterans, of the property owned by it and now used for said home, so as to extend the time when the possession and control of the property conveyed in the deed from R. E. Lee Camp No. 1, Confederate Veterans, to the Commonwealth of Virginia, dated March 24, 1892, shall pass from the grantor to the grantee in said deed; and to further extend the time when the possession and control of said property shall pass from the grantor to the grantee in said deed.

No. 47. House bill to promote the health and efficiency of firemen in cities having more than one hundred thousand inhabitants, by providing for a two-platoon system for firemen of such

cities. (Amended.)

No. 48. House bill to authorize the board of supervisors of Fauquier county to erect a county building to contain the offices of the treasurer and clerk, and other county officers; and to contract a loan and issue bonds for said purpose upon the approval of the judge of the circuit court for said county; and to levy an annual tax to pay interest on said bonds and to create a sinking fund for their payment at maturity or before.

On motion of Mr. Stephenson No. 30 House bill to authorize the board of supervisors of one county to condemn land and material in an adjoining county, under certain conditions, for road purposes,

was dismissed.

On motion of Mr. Gray, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, ('lerk of the House of Delegates.

TUESDAY, January 27, 1920.

Prayer by Rev. Fred R. Chenault, of Broad Street Methodist church, Richmond, Va.

On motion of Mr. Warrs, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal, as provided by

Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, January 26, 1920.

The Senate has passed Senate bill entitled an act to prohibit any officer in administering an oath from requiring or requesting the person taking the oath to kiss the Holy Bible, or any book or books thereof, No. 43; in which they request the concurrence of the House of Delegates.

No. 43. Senate bill was referred to the Committee for Courts

of Justice.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and

Internal Navigation:

No. 65. House bill to amend and re-enact section 8 of an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair of public roads in the counties of Alleghany, Bath and Highland, approved February 12, 1884, as amended by an act approved February 1, 1900, in so far as applicable to the counties of Bath and Highland, approved March 12, 1912.

No. 66. House bill authorizing the board of supervisors of Brunswick county to distribute certain portions of the general county levy funds among the various districts for road purposes.

The following House bills having been considered by the committee in session, were reported from the Committee on Finance:

No. 67. House bill to amend and re-enact section 2233 of the Code of Virginia in relation to the appointment of assessors of lands and lots, and to repeal an act entitled an act to amend and re-enact section 437 of the Code of Virginia (1887) as heretofore amended,

approved September 9, 1919.

No. 68. House bill to amend and re-enact section 9 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1893, as heretofore amended.

No. 69. House bill to expedite the collection of taxes and levies on lands and lots, which have not been paid prior to the report of delinquents for any year, by county and city treasurers; defining certain duties of such treasurers and making compensation therefor.

No. 70. House bill to provide for the inspection by the office of the State Accountant of the accounts of city and county officials handling State funds.

No. 71. House bill to amend and re-enact section 2307 of the

Code of Virginia.

No. 72. House bill to amend and re-enact sections 2332, 2333, 2334, 2335 and 2336 of the Code of Virginia, relative to the assessment and collection of omitted taxes and levies.

House bill to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the city of Bristol and all powers heretofore or hereafter exercised by them while in office, to be legal and valid; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 4, sub-section 1, of an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act approved February 23, 1918; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact an act entitled an act to provide for making, building and keeping in repair the public roads and bridges in Grayson county, approved March 6, 1900, and as further amended by an act approved March 14, 1904, and as further amended by an act approved March 13, 1908, and as further amended by an act approved March 1, 1918, and as further amended by an act approved September 10, 1919; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to authorize the board of supervisors of Nelson county to issue bonds, not exceeding in amount \$15,000, for road and bridge purposes in Massie's Mill magisterial district; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to amend and re-enact section 8 of an act approved March 10, 1902, entitled an act prescribing the manner of working and keeping in repair the public roads, and the manner of opening and constructing new roads and bridges and discontinuing public roads in Alleghany county, Virginia; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to authorize and empower the board of supervisors of Princess Anne county, Virginia, to borrow money and issue bonds for the purpose of completing the North Landing road in Kempsville magisterial district from the village of Kempsville to Salem Church; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to amend and re-enact an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act approved March 12, 1912, and subsequently amended by adding a new chapter thereto, to be known as chapter 11, relating to compensation of the mayor and councilmen; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to repeal an act entitled an act to provide for the opening and working of roads and keeping same in repair, and to provide for erecting and maintaining bridges in the county of Culpeper, approved January 25, 1898, and all acts and parts of acts amendatory thereof; having been considered by the Joint Committee on Special, Private and Local Legislation was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to authorize the school board of Butts Road magisterial district. No. 4, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000 in amount; having been considered by the Joint Committee on Special. Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within till cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Christian.

The bill was referred to the C minittee on Schwis and Colleges. House bill to prohibit the obstruction of Pole Cat creek, Caroline country; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the fellowing report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within fill want be reached by general law or court proceedings.

Albert O. Beschen, Chairman.

The bill was referred to the Committee on Counties, Cities and T was,

House bill to authorize the board of supervisors of Albemarle county to make annual allowances to the sheriff and deputy sheriffs of said county; having been sunsidered by the Joint Committee on Special, Provide and Local Legislation was returned to the House with the following resort:

The Joint Committee on Special, Private and Local Legislation

respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to repeal an act entitled an act to prohibit the hunting or shooting of rabbits in Mathews and Middlesex counties, approved March 16, 1916; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the board of supervisors of Bath county to condemn land and material in Highland county, under certain conditions, for road purposes; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to repeal an act entitled an act to prohibit the shooting, for sale, of rabbits in Madison county, approved March 13, 1918; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the school board of Pleasant Grove magisterial district, No. 3, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000 in amount; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation

respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Schools and Colleges. House bill to authorize the town council of the town of Lawrenceville, Brunswick county, Virginia, to issue and sell bonds of the said town to an amount not in excess of twenty thousand dollars, for the purpose of raising money to repair, extend, enlarge and improve the municipal light, water and sewerage system of said town; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House joint resolution rejecting the proposed amendment to the Constitution of the United States on woman's suffrage; having been considered by the committee in session was reported from the Committee on Federal Relations and Resolutions.

THE SPEAKER appointed MESSRS. SMITH of Prince George and Horsley members of the Auditing Committee provided by the Con-

stitution, to succeed Messrs. Davis and Buck.

The following communication was received from the Governor:

COMMONWEALTH OF VIRGINIA,
GOVERNOR'S OFFICE,
RICHMOND, January 26, 1920.

Gentlemen of the General Assembly:

I have this day appointed, subject to the consent of the General Assembly in joint session, Albert Beauregard Thornhill, of Bent Creek, Virginia, to be Dairy and Food Commissioner for the term of four years beginning January 31, 1920, and ending January 31, 1924, to succeed Benjamin L. Purcell, in accordance with the provisions of section 1155 of the Code of Virginia.

WESTMORELAND DAVIS,
Governor.

Referred to the Committee on Confirmations.

The following communication was received from the Governor:

COMMONWEALTH OF VIRGINIA,
GOVERNOR'S OFFICE,
RICHMOND, January 24, 1920.

Gentlemen of the General Assembly:

In accordance with the provisions of the act approved September 5, 1919 (Acts of Assembly, 1919, Extra Session, chapter 31, section 11, pages 58-59),

I herewith submit to your honorable body the first report, with recommendations, of the State Highway Commission for such action as may be had.

WESTMORELAND DAVIS, Governor.

COMMONWEALTH OF VIRGINIA, STATE HIGHWAY COMMISSION, December 27, 1919.

His Excellency Westmoreland Davis, Governor of Virginia, Richmond, Virginia,

SIR:-

Pursuant to section 4, chapter 31, Acts of 1919, we, the State Highway Commission, have the honor to submit our first report and recommendations:

The Commission met November 1, 1919, with all of the members present, namely: Wade H. Massie, Henry P. Beck, Frank W. Davie, James A. Mundy, Jr., and H. Hardaway, and organized by electing Wade H. Massie as Chairman and Henry P. Beck as Secretary.

The commission, after proper notice, held its first public hearings upon the allocation of funds and proposed changes in the State Highway System, commencing with December 15th and continuing intermittently until the 27th.

In regard to proposed changes in routes and additions thereto, your Commission recommends as follows:

Route 1. (a) That from this route the word "Lorton" be eliminated so that the commission can consider and pass upon certain suggested changes in the route between Washington and Dumfries.

- (b) Your commission heard extensive arguments for and against changes in Route 1 between Solomon's Store and a point where the Telegraph Road intersects the Richmond-Washington Highway south of Fredericksburg, and also from Solomon's Store to the Gum Tree, and thence via the Ridge Road to the same point, but we cannot recommend any immediate changes from the route as located, as there are no funds available at present for new construction: such funds as are allocated to this route between the points designated being required for maintenance so as to keep this route open for traffic. When the State has provided sufficient funds for the construction of this route, by a bond issue or otherwise, your commission proposes to go over the present location and the suggested changes and make such recommendations as the conditions justify.
- (c) That the word "Warfield" be eliminated from this route so that the commission can consider and pass upon a certain suggested change from Dinwiddle to Lawrenceville.

Route 8. That the word "Mathews" be stricken out and "Twiggs Ferry" substituted in its stead; as this commission recommends a change in Route 9 which takes the place of the present location.

Route 9. (a) After the word "Williamsburg" in line 1, insert the words "Providence Forge." This change is recommended as it is the shorter and better route, in the judgment of the commission, and is necessary since the Highway Commissioner has designated the route through Charles City and spent some funds thereon.

(b) After the words "Gloucester Court House," line 5, insert "Mathews Court House and from Gloucester Court House" as a substitute for the section in Route 8 from Mathews Court House to Twiggs Ferry, which we have recommended be eliminated.

Route 11. After the word "Clintwood," line 5, strike out the words "to Grundy" and insert "Freemont, and from Grundy to Raven," to give Buchanan an outlet to the Norfolk and Western Railroad.

Route 16. Strike out the word "Stanley" and in lieu thereof insert the word "Sperryville," as this commission believes this change will best serve the interests of the State.

Aside from the changes hereinbefore recommended, we do not believe

that any further additions to the State Highway System should be made at this time; as the available funds are sadly inadequate to construct and maintain the mileage already adopted.

We recommend that the State Highway Commissioner be authorized to take over for maintenance the entire State Highway System, and that the

necessary funds be appropriated therefor.

We recommend that necessary study should be made leading to the

systematic elimination of all possible grade crossings.

The commission cannot too strongly recommend that sufficient funds be provided promptly to complete the State Highway System and furnish adequate funds for its maintenance, including additions thereto, and urge that these funds be secured in whole or in part by a bond issue.

Respectfully submitted,

(Signed) WADE H. MASSIE, Chairman.

(Signed) HENRY P. BECK.

(Signed) FRANK W. DAVIE.

(Signed) J. A. MUNDY, JR.

(Signed) H. HARDAWAY.

House joint resolution rejecting the proposed amendment to the Constitution of the United States on woman's suffrage—special order—as follows:

Whereas, the Sixty-sixth Congress of the United States of America, in both Houses by a constitutional majority of two-thirds thereof, has made the following proposition to amend the Constitution of the United States, in the following words, to-wit:

JOINT RESOLUTION

Proposing an amendment to the Constitution extending the right of

suffrage to women:

Resolved, by the Senate and the House of Representatives of the United States of America, in Congress assembled, two-thirds of each House concurring therein, that the following article is proposed as an amendment to the Constitution, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the several States.

ARTICLE ____

The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of sex.

Congress shall have power to enforce this article by appropriate

legislation.

Therefore, be it resolved, by the General Assembly of the State of Virginia, That the said proposed amendment to the Constitution of the United States of America be, and the same is hereby, rejected by the General Assembly of the State of Virginia.

Resolved, That certified copies of the foregoing preamble and resolution be forwarded by the Governor of the State of Virginia to the Secretary of State of the United States, the President of the Senate of the United States and the Speaker of the House of Representatives of the United States, came up.

Mr. Gordon offered an amendment, in the nature of a substitute, as follows:

A joint resolution ratifying a proposed amendment to the Con-

stitution of the United States of America:

Whereas, both houses of the Sixty-sixth Congress of the United States of America, by a constitutional majority of two-thirds thereof, made the following proposition to amend the Constitution of the United States of America, in the following words, to-wit:

JOINT RESOLUTION

Proposing an amendment to the Constitution extending the right

of suffrage to women.

Resolved, by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each house concurring therein), That the following article is proposed as an amendment to the Constitution, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the several States.

ARTICLE ____

"The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of sex."

"Congress shall have power to enforce this article by appropriate

legislation."

Therefore, be it resolved by the Senate and House of Delegates

of Virginia:

Section 1. That the said proposed amendment to the Constitution of the United States of America be, and the same is hereby

ratified by the General Assembly of the State of Virginia.

Section 2. That certified copies of this preamble and joint resolution be forwarded by the Governor to the Secretary of State at Washington, to the presiding officer of the United States Senate and to the Speaker of the House of Representatives of the United States.

Pending the consideration of all of which Mr. Rew offered the

following resolution:

Resolved, That all questions relating to ratification or rejection of the proposed amendment to the Constitution of the United States concerning woman's suffrage, be passed by at this session in order that the people may be given an opportunity to express their wishes by referendum to be provided by this session of the General Assembly; which was agreed to—ayes, 55; nays, 39.

On motion of Mr. Rew, the vote was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Bolton, Boothe, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Copp. Deans, Dickerson, Diggs, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Haddon, Henley, Hicks, W. F., Hundley, Hunter, Hyatt, Jesse, Langhorne, Noland, Omps, Padgett, Pitts, Powers, Price, Rew, Robinson, Rodgers, Ruebuch, Statistics, Charles, Lander, Markey, Lander, Statistics, Powers, Price, Rew, Robinson, Rodgers, Ruebuch, Ruebuc bush, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith,

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L. F., Snead, Story, Templeton, Turner, Wallace, Watts, Wilcox, Wilkins,

Williams, Willis, Mr. Speaker—55.

NAYS—Messrs. Blair, Bondurant, Boschen, Bosman, Carter, Chase, Cherry, Crockett, Dilland, Dodson, Ewell, Fuller, R. H., Gray, Green, Groome, Guerrant, Hicks, E. A., Horsley, Hurt, Joyce, Massey, McNutt, Moffett, Nottingham, Owen, Ozlin, Prince, Ramsey, Robertson, Shelton, Sinclair, Snidow, Stephenson, Stuart, Tabb, Taylor, Tiffany, Warren, Young—39.

Mr. Hall stated that he would have voted aye, but was paired with Mr. Burorp.

Mr. Deans moved to reconsider the vote by which the resolution was agreed to, which was rejected.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Mr. TIFFANY: A bill to provide for the issuing of bonds of Fauquier county for permanent road and bridge improvement in the magisterial districts of the said county.

By Mr. McNurr: A bill to authorize the county of Rockbridge and the town of Lexington to purchase a lot to be used for the park-

ing of automobiles and to collect a fee for such parking.

By Mr. Chase: A bill to authorize and empower the board of supervisors of the county of Dickenson, Virginia, to lay a special county levy to raise money for the purpose of providing for the construction of a county memorial, industrial and high school building, to be built in the town of Clintwood, in Dickenson county, Virginia, and providing for the securing of land upon which to erect said building, and to erect and equip said building, and to authorize and empower the said board of supervisors of said county to lay a special district levy in the Clintwood magisterial district in said county to raise money for the purpose of supplementing said special county levy, and also to authorize and empower the town council of the said town of Clintwood to lay a special town levy in the said town to raise money for the purpose of also supplementing said special county levy, the said school building to be known as the "Dickenson County Memorial, Industrial and High School Building," and the said school building shall stand as a monument and memorial to the soldiers, sailors and marines from said county of Dickenson in the late world's war, who lost their lives in this war.

By Messes. Robertson and Gray: A bill to validate certain allowances made to petit jurors by the circuit court of Washington

county.

By Mr. Snidow: A bill to authorize the town of Narrows to appropriate seven thousand five hundred dollars toward the erection by the Pearisburg school district, of a public high school building in said town, and to provide for the issuing of the bonds of the town to raise the money for the said purpose.

To the Committee on Agriculture and Mining:

By Messrs. Garber, Hurr and Moffitt: A bill to prohibit certain devices from being affixed to bags containing stock foods, and

to prohibit the sale of stock foods put up in bags to which certain devices are affixed.

To the Committee on Counties, Cities and Towns:

By Mr. Henley: A bill to amend and re-enact section two thousand seven hundred and sixty-nine of the Code of Virginia (1919) relative to compensation of supervisors.

To the Committee for Courts of Justice:

By Mr. Price: A bill to amend and re-enact section 3107 of the Code of 1919.

To the Committee on Roads and Internal Iavigation:

By Messrs. Wallace, Powers, Bondurant, Diggs and L. F. Smith: A bill to amend and re-enact sections 2126 and 2132 of the Code of Virginia.

To the Committee on Privileges and Elections:

By Mr. Henley: A bill to amend and re-enact section two hundred of the Code of Virginia (1919), relative to pay of judges, clerks and commissioners of election.

By Mr. Jesse: A bill to amend and re-enact section 200 of the

Code of Virginia.

By Mr. Rodgers: A bill to amend and re-enact section 200 of the Code of Virginia.

To the Committee on General Laws:

By Mr. R. H. FULLER: A bill to amend and re-enact section 1569 of the Code of Virginia.

By Mr. Deans: A bill to amend and re-enact section 3847 of

the Code of Virginia.

By MESSES. BOLTON, HUNTER and HUNDLEY: A bill to permit children over the age of ten years to work in fruit and vegetable canning factories during the months of June, July, August, September, October and November.

By MESSRS. HENLEY and HALL: A bill to permit wild birds and wild animals protected by law to be captured alive and held in

captivity for propagation purposes.

By MESSRS. HALL and HENLEY: A bill to permit field trials with hunting dogs.

To the Committee on Social and Moral Welfare:

By Mr. Gilpin: A bill to amend and re-enact sections 2, 8-b, 8-c, 8-d, 9, 10, 13, 14, 15, 21½, 22, 25, 28, 30½, 36, 36-a, 36-b, 40-a, 44, 55-b, 55-d, 57, 59, 62, 63, 67, 71 and 75, and to repeal sections 32, 33, 34, 35, 48 and 55-e of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for

search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of commissioner of prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918; and to abolish the office of Commissioner of Prohibition.

The morning hour having expired, the House proceeded to the business on the calendar:

The following House bills were read at length a first time and

ordered to be printed:

No. 65. House bill to amend and re-enact section 8 of an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair of public roads in the counties of Alleghany, Bath and Highland, approved February 12, 1884, as amended by an act approved February 1, 1900, in so far as applicable to the counties of Bath and Highland, approved March 12, 1912.

No. 66. House bill authorizing the board of supervisors of Brunswick county to distribute certain portions of the general coun-

ty levy funds among the various districts for road purposes.

No. 67. House bill to amend and re-enact section 2233 of the Code of Virginia in relation to the appointment of assessors of lands and lots, and to repeal an act entitled an act to amend and re-enact section 437 of the Code of Virginia (1887) as heretofore amended,

approved September 9, 1919.

No. 68. House bill to amend and re-enact section 9 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1893, as heretofore amended.

No. 69. House bill to expedite the collection of taxes and levies on lands and lots, which have not been paid prior to the report of delinquents for any year, by county and city treasurers; defining certain duties of such treasurers and making compensation therefor.

No. 70. House bill to provide for the inspection by the office of the State Accountant of the accounts of city and county officials handling State funds.

No. 71. House bill to amend and re-enact section 2307 of the

Code of Virginia.

No. 72. House bill to amend and re-enact sections 2332, 2333, 2334, 2335 and 2336 of the Code of Virginia, relative to the assessment and collection of omitted taxes and levies.

On motion of Mr. Hall, the House adjourned.

RICHARD L. BREWER. JR., Speaker of the House of Delegates.

JNO, W. WILLIAMS, Clerk of the House of Delegates.

WEDNESDAY, JANUARY 28, 1920.

Prayer by Rev. Dr. Asbury Christian, president of Blackstone College.

On motion of Mr. Jesse, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, January 27, 1920.

The Senate has passed House bill entitled an act to amend and re-enact section 135 of an act entitled an act to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, approved March 4, 1908, No. 40.

They have passed, with amendments, House bill entitled an act to amend and re-enact sections 5986, 5987, 5988, 5989 and 5990 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3142 of the Code of Virginia, relative to lists

of jurors, approved March 16, 1918, No. 23.

And they have passed Senate bills entitled an act to amend and re-enact section 5254 of the Code of Virginia, No. 42; and an act to authorize the board of supervisors of Pittsylvania county to borrow the sum of seventy-five thousand dollars to be used for general county purposes, including public schools and public roads and to issue notes or bonds therefor, No. 103.

In which they request the concurrence of the House of Delegates.

No. 23. House bill was, on motion of Mr. Stephenson, placed on the calendar.

No. 103. Senate bill was referred to the Committee on Counties, Cities and Towns,

No. 42. Senate bill was referred to the Committee for Courts of Justice.

No. 37. Senate bill to amend and re-enact section 5888 of the Code of Virginia; having been considered by the committee in ses-

sion, was reported from the Committee for Courts of Justice.

No. 73. House bill to amend and re-enact sections 2, 8-b, 8-c, 8-d, 9, 10, 13, 14, 15, 21½, 22, 25, 28, 30½, 36, 36-a, 36-b, 40-a, 44, 55-b, 55-d, 57, 59, 62, 63, 67, 71 and 75, and to repeal sections 32, 33, 34, 35, 48 and 55-e of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale and giving away of ardent spirits or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extraces; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act, and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918; and to abolish the office of Commissioner of Prohibition; having been considered by the committee in session, was reported from the Committee on Moral and Social Welfare, with recommendation that it do not pass.

The following House bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 74. House bill to amend and re-enact section 2720 of the Code of Virginia.

No. 75. House bill to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned delinquent.

No. 76. House bill to amend and re-enact section 2773 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 852 of the Code of Virginia of 1887, as amended by an act approved March 14, 1908, approved March 6, 1918, and an act entitled an act to amend and re-enact section 852 of the Code of 1887 as amended by an act approved March 14, 1908, relating to com-

pensation to clerks of boards of supervisors, approved March 14. **1918.**

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 77. House bill to make it larceny to obtain, with fraudulent intent, money or other property or credit by means of a check, draft or order, and to make a failure to have on deposit, or to the credit. of the maker or drawer thereof with the bank, person, firm or corporation on which such check, draft or order is drawn, sufficient funds to pay the same in full when presented prima facie evidence of fraudulent intent.

No. 78. House bill to amend and re-enact section 5893 of the

Code of Virginia.

No. 79. House bill to amend and re-enact section 5995 of the

Code of Virginia.

No. 80. House bill to amend and re-enact section 3388 of the Code of Virginia, which provides for the clerk's offices to be open certain days, records, etc., open to inspection; copies authorized.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 81. House bill to authorize the city of Suffolk to issue bonds to redeem bonds maturing during the years nineteen hundred and twenty and nineteen hundred and twenty-one.

No. 82. House bill to authorize the county of Albemarle to borrow money and to issue bonds for a sum not exceeding three hundred thousand dollars (\$300,000).

No. 83. House bill to amend and re-enact an act entitled an act to prohibit the taking of fish from the streams of Franklin county,

except with hook and line, approved September 4, 1919.

No. 84. House bill to amend and re-enact section 13 of an act entitled an act to provide a new charter for the town of Pulaski, Virginia, and to repeal all acts in conflict therewith, which was approved

by the General Assembly of Virginia on March 16, 1910.

No. 85. House bill to authorize the town of Abingdon, Virginia, by and through the town council of said town, to dispose of by sale that certain lot situated in the town of Abingdon, Virginia, fronting on Main street and adjoining Russell street on the east, the property of E. J. Clifton on the west and the Sinking Spring Cemetery grounds on the north, and to direct the application of the proceeds of said sale.

No. 86. House bill to amend and re-enact section 2698 of the

Code of Virginia.

No. 87. House bill to amend and re-enact section 2767 of the Code of Virginia in relation to the board providing books, seals, etc., for clerks and treasurers.

No. 88. House bill to authorize the board of supervisors of

Albemarle county to make annual allowances to the sheriff and deputy sheriffs of said county.

No. 89. House bill to prohibit the obstruction of Pole Cat creek,

Caroline county.

No. 90. House bill to repeal an act entitled an act to prohibit the shooting, for sale, of rabbits in Madison county, approved March 13, 1918.

No. 91. House bill to repeal an act entitled an act to prohibit the hunting or shooting of rabbits in Mathews and Middlesex coun-

ties, approved March 16, 1916.

No. 92. House bill to authorize the town council of the town of Lawrenceville, Brunswick county, Virginia, to issue and sell bonds of the said town to an amount not in excess of twenty thousand dollars, for the purpose of raising money to repair, extend, enlarge and improve the municipal light, water and sewerage system of said town.

No. 93. House bill to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the city of Bristol and all powers heretofore or hereafter exercised by them while in

office to be legal and valid.

No. 94. House bill to amend section 3027 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to provide in cities containing forty thousand inhabitants or more for the appointment of matron for the jails and to fix their compensation and to provide how the same shall be paid, approved March 12, 1908, approved March 16, 1918.

No. 95. House bill to amend and re-enact section 4, sub-section (1) of an act entitled an act to amend and re-enact an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act approved March 12, 1912, by adding a new chapter thereto, to be known as chapter 10,

relating to the initiative, referendum and recall.

No. 96. House bill to amend and re-enact an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act approved March 12, 1912, and subsequently amended by adding a new chapter thereto, to be known as chapter 11, relating to the compensation of the mayor and councilmen.

No. 97. House bill to amend and re-enact section 4, sub-section 1, of an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act approved February 23, 1918.

House joint resolution proposing an amendment to section 184 of the Constitution of Virginia; having been considered by the committee in session, was reported from the Committee on Finance.

House bill to amend and re-enact section 3487 of the Code of Virginia, concerning fees of sheriffs, sergeants, criers and constables; heretofore referred to the Committee for Courts-of Justice, was re-

ported back with the recommendation that it be referred to the Committee on Finance.

The bill was so referred.

House bill to authorize the county of Rockbridge and the town of Lexington to purchase a lot to be used for the parking of automobiles and to collect a fee for such parking; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to provide for the issuing of bonds of Fauquier county for permanent road and bridge improvement in the magisterial districts of the said county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to validate certain allowances made to petit jurors by the circuit court of Washington county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Leg slation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize and empower the board of supervisors of the county of Dickenson, Virginia, to lay a special county levy to raise money for the purpose of providing for the construction of a county memorial, industrial and high school building, to be built in the town of Clintwood, in Dickenson county, Virginia, and providing for the securing of land upon which to erect said building, and to erect and equip said building, and to authorize and empower the said board of supervisors of said county to lay a special district levy in the Clintwood magisterial district in said county to raise money for the purpose of supplementing said special county levy, and also to authorize and empower the town council of the said town of Clintwood to lay a special town levy in the said town to

raise money for the purpose of also supplementing said special county levy, the said school building to be known as the "Dickenson County Memorial, Industrial and High School Building," and the said school building shall stand as a monument and memorial to the soldiers, sailors and marines from said county of Dickenson in the late world's war, who lost their lives in this war; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the town of Narrows to appropriate seven thousand five hundred dollars toward the erection by the Pearisburg school district of a public high school building in said town, and to provide for the issuing of the bonds of the town to raise the money for the said purpose; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Schools and Colleges.

Mr. Horsley offered the following joint resolution:

Resolved by the House of Delegates, the Senate concurring, That the General Assembly proceed today at 12:30 o'clock P. M., to consider for confirmation or rejection the nomination by the Governor of A. B. Thornhill to be Dairy and Food Commissioner for the term of four years, beginning January 31, 1920; and that the rules for the government of the Senate and House of Delegates, when convened in joint assembly for such purpose, shall be as follows:

1. At the hour fixed for the meeting of the joint assembly, accompanied by the President and Clerk of the Senate, the Senators shall proceed to the hall of the House of Delegates and shall be received by the Delegates standing. Appropriate seats shall be assigned to the Senators by the sergeant-at-arms of the House. The Speaker of the House shall assign an appropriate seat for the President of the Senate.

2. THE SPEAKER of the House shall be President of the joint assembly. In case it shall be necessary for him to vacate the chair, his place shall be taken by the President of the Senate, or in his absence, by such member of the joint assembly as THE SPEAKER

shall designate.

3. The Clerk of the House shall be the Clerk of the joint assem-

bly, and shall be assisted by the Clerk of the Senate. He shall enter the proceedings of the joint assembly in the Journal of the House and shall certify a copy of the same to the Clerk of the Senate, who shall enter the same on the Journal of the Senate.

4. The sergeant-at-arms, the doorkeepers and pages of the House

shall act as such for the joint assembly.

5. The rules of the House of Delegates, so far as practicable,

shall be the rules for the joint assembly.

6. In calling the roll of the joint assembly, the names of the Senators shall be called first, in alphabetical order, then the names of the Delegates, in like order, except that the name of The Speaker of the House shall be called last.

7. If when the joint assembly meets, it shall be ascertained that a majority of each House is not present, the joint assembly may take measures to secure the attendance of absentees, or adjourn to a succeeding day, as a majority of those present may determine.

8. When the joint assembly adjourns, the Senators, accompanied by the President and the Clerk of the Senate, shall return to their chamber and the business of the House shall be proceeded with in the same order as when it was interrupted by the entrance of the Senators; which was agreed to.

Ordered that Mr. Horsley carry the resolution to the Senate and

request their concurrence.

A message was received from the Senate, by Mr. Early, who informed the House that the Senate had agreed to the joint resolution.

The hour of 12:30 o'clock P. M. having arrived, being the hour fixed by the joint resolution for the meeting of the members of the two Houses in joint assembly to consider for confirmation or rejection the nomination of the Governor for Dairy and Food Commissioner, the Senate of Virginia entered the hall of the House of Delegates, preceded by the President and Clerk of the Senate.

The roll of the Senate was called and the following Senators

responded to their names:

Messrs. Andrews, Beverley, Booker, Byrd. Cannon, Cocke, Crockett, Downing, Early, Epps, Ferguson, Garrett, Goolrick, Gravatt, Hassinger, Hening, Holt, Jeffreys, Layman, Leedy, Miller, Mills, Mitchell, Oliver, Pendleton, Profit, Rison, Robertson, Russell, Trinkle, Woodson—31.

There were 31 Senators present.

The roll of the House of Delegates was called and the following Delegates responded to their names:

Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen. Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Norris,

Nottingham, Omps, Owen, Ozlin, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robins, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Story, Stuart, Tabb, Taylor, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Wilkins, Willis, Mr. Speaker—82.

There were 82 Delegates present.

Mr. Booker presented the following report from the Joint Committee on Confirmations:

The Joint Committee on Confirmations, to which was referred the appointment by the Governor of A. B. Thornhill to be Dairy and Food Commissioner for the term of four years beginning January 31, 1920, recommends the confirmation of said appointment.

M. B. Booker, Chairman.

Mr. Ferguson moved that the appointment by the Governor of A. B. Thornhill as Dairy and Food Commissioner for the term of four years beginning January 31, 1920, be confirmed; which was agreed to.

On motion of Mr. Cannon, the joint assembly adjourned sine die.

Whereupon the Senate returned to its chamber.

MR. Brown of Roanoke, from the Committee on Appropriations, presented the address of Senator W. A. Garrett before the Joint Committees on Appropriations of the House and Finance of the Senate; which is printed as Senate Document No. 7.

Mr. Dodgon offered the following joint resolution:

Whereas, section 43 of the Constitution provides that a re-apportionment of the State into Senatorial and House districts shall be made in the year 1912 and every tenth year thereafter; and

Whereas, it is difficult in the rush hours of a session to study the results of the census and properly to prepare bills doing equal

justice to all parts of the State, therefore, be it

Resolved by the House of Delegates, the Senate concurring, That a joint committee of five be appointed, three from the House and two from the Senate, to make careful study of the census and to prepare bills properly apportioning the State into Senatorial and House districts, and report to the next General Assembly; which was agreed to.

Ordered that Mr. Donson carry the resolution to the Senate and

request their concurrence.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation: By Mr. Bondurant: A bill to provide for the drainage of lands in the county of Prince Edward.

By Mr. GILPIN: A bill to permit the transfer of the Berryville Turnpike to the Commonwealth of Virginia; to fix the terms and conditions of such transfer, and to provide for the maintenance of said turnpike.

By Mr. WARREN: A bill for the relief of the family of J. C. Shelhorse.

By Mr. Henley (By request): A bill to amend and re-enact an act entitled an act to define the corporate limits and charter of the city of Williamsburg, approved March seventeenth, eighteen hundred and eighty-four and acts amendatory thereof.

To the Committee on Appropriations:

By Messrs. Boothe, Green, Hunter, Hundley and E. A. Hicks: A bill to amend and re-enact section 6 of an act entitled an act to amend and re-enact an act approved March 21, 1916, relating to Confederate pensions, approved February 28, 1918.

By Messrs. Green, Boothe Hundley and Hunter: A bill to

amend and re-enact section 2649 of the Code of Virginia.

To the Committee on Privileges and Elections:

By Messrs. Price and Wilcox: A bill to provide for the registration of voters in cities having a population of seventy thousand or more.

To the Committee on Roads and Internal Navigation:

By Mr. Dickenson: A bill to amend and re-enact an act entitled an act to establish the State Highway System, approved January 31, 1918.

By Mr. Warren: A bill to authorize the boards of supervisors to condemn, cut and remove trees along public highways, and to keep the lands along such highways cleared of growing trees.

To the Committee on General Laws:

By Mr. Sinclair: A bill to amend and re-enact section 3357 of

the Code of Virginia.

By Mr. Price: A bill making it a misdemeanor wilfully to destroy any necessaries, or knowingly to commit waste or wilfully to permit preventable deterioration of necessaries.

To the Committee for Courts of Justice:

By Mr. L. F. SMITH: A bill prescribing how a plea of insanity

in criminal cases may be tendered and determined.

By Messrs. Boschen and Hunter: A bill to define the "practice of law" and "law business;" to prohibit the doing thereof by persons not licensed as attorneys, by associations or corporations and to provide penalties and remedies for the violation thereof.

To the Committee on Agriculture and Mining:

By Mr. Watts: A bill imposing certain duties on commissioners of the revenue of counties with reference to the listing of pure-bred male stock, and requiring the posting of lists of pure-bred male stock in clerk's offices.

To the Committee on Moral and Social Welfare:

By Mr. E. Hugh Smith: A bill to amend and re-enact section

fifty-seven of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

To the Committee on Insurance and Banking:

By Mr. Groome: A bill to permit banks and trust companies to pay small balances to the credit of deceased persons to the next of kin of such persons without requiring qualification on such estates.

To the Committee on Finance:

By Mr. WILLIS: A bill to amend and re-enact sections 2430 and

2431 of the Code of Virginia.

By Messrs. Deans, Groome and Anderson: A bill to amend and re-enact section one of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers, approved March 27, 1914, as amended by an act approved March twenty-second, nineteen hundred and sixteen, and as further amended by an act approved March ninth, nineteen hundred and eighteen.

To the Committee on Schools and Colleges:

By Mr. WILLIAMS: A bill prohibiting educational institutions

from conferring degrees unless the requirements for the respective degrees meet standards to be set up by the State Board of Education.

To the Committee on Counties, Cities and Towns:

By Mr. Henley: A bill to amend and re-enact section 2726

of the Code of Virginia.

By Mr. Ramsey: A bill to amend and re-enact section 2769 of the Code of Virginia, 1919, and to repeal an act entitled an act to amend and re-enact section 848 of the Code of Virginia, 1887, as heretofore amended, in relation to the compensation of suprvisors, approved March 14, 1918.

To the Committee on General Laws:

By Mr. Mayo C. Brown: 'A bill to amend and re-enact section 3780 of chapter 147 of the Code of Virginia relating to the amendment of charters of corporations after organization.

The morning hour having expired, the House proceeded to the business on the calendar.

No. 37. Senate bill to amend and re-enact section 5888 of the Code of Virginia—was read at length a first time.

The following House bills were read at length a first time and

ordered to be printed:

No. 73. House bill to amend and re-enact sections 2, 8-b, 8-c, 8-d, 9. 10, 13, 14, 15, 21½, 22, 25, 28, 30½, 36, 36-a, 36-b, 40-a, 44, 55-b, 55-d, 57, 59, 62, 63, 67, 71 and 75, and to repeal sections 32, 33, 34, 35, 48 and 55-e of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks. providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, Digitized by GOOGIC 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918; and to abolish the office of Commissioner of Prohibition.

No. 74. House bill to amend and re-enact section 2720 of the

Code of Virginia.

No. 75. House bill to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned

delinquent.

No. 76. House bill to amend and re-enact section 2773 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 852 of the Code of Virginia of 1887, as amended by an act approved March 14, 1908, approved March 6, 1918, and an act entitled an act to amend and re-enact section 852 of the Code of 1887 as amended by an act approved March 14, 1908, relating to compensation to clerks of boards of supervisors, approved March 14, 1918.

No. 77. House bill to make it larceny to obtain, with fraudulent intent, money or other property or credit by means of a check, draft or order, and to make a failure to have on deposit, or to the credit of the maker or drawer thereof with the bank, person, firm or corporation on which such check, draft or order is drawn, sufficient funds to pay the same in full when presented prima facie evidence

of fraudulent intent.

No. 78. House bill to amend and re-enact section 5893 of the Code of Virginia.

No. 79. House bill to amend and re-enact section 5995 of the

Code of Virginia.

No. 80. House bill to amend and re-enact section 3388 of the Code of Virginia, which provides for the clerks' offices to be open certain days, records, etc., open to inspection; copies authorized.

No. 81. House bill to authorize the city of Suffolk to issue bonds to redeem bonds maturing during the years nineteen hundred and

twenty and nineteen hundred and twenty-one.

No. 82. House bill to authorize the county of Albemarle to borrow money and to issue bonds for a sum not exceeding three hundred thousand dollars (\$300,000).

No. 83. House bill to amend and re-enact an act entitled an act to prohibit the taking of fish from the streams of Franklin county,

except with hook and line, approved September 4, 1919.

No. 84. House bill to amend and re-enact section 13 of an act entitled an act to provide a new charter for the town of Pulaski, Virginia, and to repeal all acts in conflict therewith, which was approved by the General Assembly of Virginia on March 16, 1910.

No. 85. House bill to authorize the town of Abingdon, Virginia, by and through the town council of said town to dispose of by sale that certain lot situated in the town of Abingdon, Virginia, fronting on Main street and adjoining Russell street on the east, the property of E. J. Clifton on the west and Sinking Spring Cemetery grounds on the north, and to direct the application of the proceeds of said sale.

No. 86. House bill to amend and re-enact section 2698 of the

Code of Virginia.

No. 87. House bill to amend and re-enact section 2767 of the Code of Virginia in relation to the board providing books, seals, etc., for the clerks and treasurers.

No. 88. House bill to authorize the board of supervisors of Albemarle county to make annual allowances to the sheriff and deputy sheriffs of said county.

No. 89. House bill to prohibit the obstruction of Pole Cat creek,

Caroline county.

No. 90. House bill to repeal an act entitled an act to prohibit the shooting, for sale, of rabbits in Madison county, approved March 13, 1918.

No. 91. House bill to repeal an act entitled an act to prohibit the hunting or shooting of rabbits in Mathews and Middlesex coun-

ties, approved March 16, 1916.

No. 92. House bill to authorize the town council of the town of Lawrenceville, Brunswick county, Virginia, to issue and sell bonds of the said town to an amount not in excess of twenty thousand dollars, for the purpose of raising money to repair, extend, enlarge and improve the municipal light, water and sewerage system of said town.

No. 93. House bill to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the city of Bristol and all powers heretofore or hereafter exercised by them, while in

office to be legal and valid.

No. 94. House bill to amend section 3027 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to provide in cities containing forty thousand inhabitants or more for the appointment of matron for the jails and to fix their compensation and to provide how the same shall be paid, approved March 12, 1908, approved March 16, 1918.

No. 95. House bill to amend and re-enact section 4, sub-section (1) of an act entitled an act to amend and re-enact an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act approved March 12, 1912, by adding a new chapter thereto, to be known as chapter 10, relating

to the initiative, referendum and recall.

No. 96. House bill to amend and re-enact an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act approved March 12, 1912, and subsequently amended by adding a new chapter thereto, to be known as chapter 11, relating to the compensation of the mayor and councilmen.

No. 97. House bill to amend and re-enact section 4, sub-section 1, of an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act ap-

proved February 23, 1918.

No. 23. House bill to amend and re-enact sections 5986, 5987, 5988, 5989 and 5990 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3142 of the Code of Virginia, relative to lists of jurors, approved March 16, 1918—came up.

The amendments proposed by the Senate were concurred in—

yeas, 72; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carter, Chase, Commins, Copp, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gilpin, Gordon, Gray, Groome, Guerrant, Hall, Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Taylor, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Wilkins, Mr. Speaker—72.

Mr. Stephenson moved to reconsider the vote by which the amendments proposed by the Senate were concurred in, which motion was rejected.

No. 37. Senate bill to amend and re-enact section 5888 of the Code of Virginia was, on motion of Mr. Dodson, taken up out of its

order on the calendar.

Mr. Dobson moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gray, Groome, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Plitts, Powers, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Wilkins, Willis, Young, Mr. Speaker—79.

The question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

Yeas—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Gray, Green, Guerrant, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hyatt, Langhorne, Massey, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Tabb, Taylor, Templeton, Turner, Warren, Watts, Wilcox, Wilkins, Mr. Speaker—69.

Mr. Dopson moved to reconsider the vote by which the bill was passed, which was rejected.

No. 78. House bill to amend and re-enact section 5893 of the Code of Virginia, was, on motion of Mr. Dodson, taken up out of its order on the calendar.

Mr. Dodon moved to dispense with the printing and further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 62; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carter, Chase, Cherry, Commins, Diggs, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fulton, Garber, Gray, Green, Groome, Haddon, Hall, Hicks, W. F., Horsley, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Ozlin, Pitts, Powers, Robertson, Robinson, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Taylor, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Mr. Speaker—62.

The bill was ordered to be engrossed and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 60; nays, 1.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bolton, Boschen, Bowles, Brown, Mayo C., Carter, Chase, Cherry, Commins, Copp, Crockett, Dickerson, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fulton, Garber, Gray, Haddon, Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Pitts, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Tabb, Taylor, Templeton, Tiffany, Turner, Wilcox, Mr. Speaker—60.

NAYS-Mr. McNutt-1.

Mr. Dopson moved to reconsider the vote by which the bill was passed, which was rejected.

The following House bills were read at length a third time and passed:

No. 2. House bill to amend and re-enact section 2250 of the Code

of Virginia—yeas, 73; nays, 7.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Chase, Cherry, Commins, Crockett, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gray, Green, Groome, Guerrant, Haddon, Hall, Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Pitts, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Stuart, Tabb, Taylor, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Wrills, Mr. Speaker—73.

NAYS—Messrs. Carpenter, Carter, Dickerson, Gordon, Hicks, W. F., Omps,

Snidow-7.

No. 41. House bill to amend and re-enact section 2244 of the Code of Virginia—yeas, 60; nays, 4.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS-Messrs. Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, YEAS—Messrs. Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buford, Carter, Chase, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hyatt, Jesse, Joyce, Massey, Noland, Norris, Nottingham, Omps, Ozlin, Powers, Prince, Ramsey, Robertson, Rodgers, Sinclair, Smith, E. Hugh, Snead, Snidow, Stephenson, Tabb, Taylor, Templeton, Tiffany, Warren, Wilcox, Wilkins, Young, Mr. Speaker—60.

NAYS—Messrs. Blair, Bolton, Hundley, Willis—4.

No. 42. House bill concerning the Virginia Home and Industrial School for Girls—yeas, 76; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Copp, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fulton, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Norris, Omps, Owen, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Taylor, Templeton, Tiffany, Turner, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—76.

No. 46. House bill to amend section 3 of an act approved March 3, 1892, entitled an act making an annual appropriation to the Confederate Soldiers' Home, and in consideration therefor accepting a conveyance from R. E. Lee Camp No. 1, Confederate Veterans, of the property owned by it and now used for said home, so as to extend the time when the possession and control of the property conveyed in the deed from R. E. Lee Camp No. 1, Confederate Veterans, to the Commonwealth of Virginia, dated March 24, 1892, shall pass from the grantor to the grantee in said deed; and to further extend the time when the possession and control of said property shall pass from the grantor to the grantee in said deed—yeas, 72; nays, 0. The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Crockett, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gordon, Gray, Green, Groome, Haddon, Hall, Hicks, W. F., Horsley, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Templeton, Tiffany, Turner, Warren, Watts. Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker-72.

No. 47. House bill to promote the health and efficiency of firemen in cities having more than one hundred thousand inhibaitants, by providing for a two-platoon system for firemen of such cities—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Copp, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Taylor, Templeton, Turner, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—76.

No. 48. House bill to authorize the board of supervisors of Fauquier county to erect a county building to contain the offices of the treasurer and clerk, and other county officers; and to contract a loan and issue bonds for said purposes upon the approval of the judge of the circuit court for said county; and to levy an annual tax to pay interest on said bonds and to create a sinking fund for their payment at maturity or before—yeas, 78; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carter, Chase, Cherry, Commins, Copp, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fulton, Garber, Gordon, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Pitts, Powers, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Taylor, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—78.

Motions severally made to reconsider the votes by which Nos. 2, 41, 42, 46, 57 and 48 House bills were passed, were rejected.

No. 45. House bill to amend and re-enact section 3470 of the Code of Virginia, was, on motion of Mr. Dodson, dismissed.

On motion of Mr. Hall, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

THURSDAY, JANUARY 29, 1920.

Prayer by Rev. Geo. E. Booker, D. D., of Park Place M. E. church, Norfolk, Va.

On motion of Mr. WILKINS, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate; by their Clerk, was read as follows:

In Senate, January 28, 1920.

The Senate has passed Senate bills entitled an act to amend and re-enact section 3408 of the Code of Virginia, prescribing who may practice law in this State, No. 39; an act to amend section 3876 of chapter 151 of the Code of 1919, so as to allow members of any such corporations as are referred to in said section, when physically or otherwise disabled from being present in person at any meeting called or held for any of the purposes referred to in said section, to vote by proxy, No. 69; an act to validate certificates of acknowledgment to deeds and other writings recorded in Virginia, taken by officers of other States than Virginia, who are authorized to take acknowledgment of deeds in the State or territory in which they act, and to validate certificates of acknowledgments taken by Virginia officers who served in the world war, No. 74; an act creating and establishing a circuit court for the city of Buena Vista, defining the jurisdiction thereof, and providing for the suspension of the session of the corporation court of said city during the existence of said circuit court, No. 77; and an act to enlarge and define the power and the jurisdiction of police justices to admit persons to bail and fixing the compensation therefor, No. 79.

In which they request the concurrence of the House of Delegates. No. 69. Senate bill was referred to the Committee on General

Nos. 39, 74, 77 and 79 Senate bills were referred to the Committee for Courts of Justice.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 98. House bill to provide for the issuing of bonds of Fauquier county for permanent road or bridge improvement in the magisterial districts of the said county.

99. House bill to authorize the board of supervisors of Bath county to condemn land and material in Highland county, under

certain conditions, for road purposes.

No. 100. House bill to provide for the construction, reconstruction, improvement and maintenance of the public roads and bridges in Giles county, other than such as are included in the State Highway System, and to provide for the issuing of county bonds for

the construction, reconstruction and permanent improvement of the roads and bridges embraced in the county highway system.

The following House bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 101. House bill to amend and re-enact section 3510 of the Code of Virginia, as heretofore amended, as to the fees of jailers, for feeding prisoners.

No. 102. House bill to amend and re-enact sections 3481 and

3507 of the Code of Virginia.

No. 103. House bill to amend and re-enact sections 3512 and 3529 of the Code of Virginia.

No. 104. House bill to amend and re-enact section 1579 of the

Code of Virginia.

No. 105. House bill to amend and re-enact section 36 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 106. House bill to amend and re-enact sections 83 and 84 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, and acts

amendatory thereof.

No. 107. House bill to raise additional revenue for support of the government and to require reports from, and to impose and levy a tax upon all persons, partnerships, companies, associations and corporations residing or doing business in this State that enter into contracts of insurance or indemnity with persons, partnerships, companies, associations and corporations not licensed to do business in this State, and to provide a method of enforcement and penalty for failure to observe provisions of said act.

The following House bills, having been considered by the committee in session, were reported from the Committee on Agriculture and Mining:

No. 108. House bill to amend and re-enact section 1234 of the

Code of Virginia.

No. 109. House bill to amend and re-enact sections twelve hundred and fifteen, twelve hundred and sixteen and twelve hundred

and seventeen of the Code of Virginia.

No. 110. House bill to provide for the tuberculin testing of and indemnity for dairy and breeding cattle slaughtered on account of tuberculosis, and to appropriate money for the expenses thereof.

The following House bills, having been considered by the committee in session, were reported from the Committee on Insurance and Banking:

No. 111. House bill to amend and re-enact section 4248 of the

Code of Virginia.

No. 112. House bill to encourage thrift and savings amongst industrial classes similar to the encouragement afforded by building and loan associations and to authorize the incorporation of industrial loan associations for the purpose of making small loans to

industrial classes on security and at a low rate of interest.

No. 113. House bill to require all fire insurance brokers, agents and adjusters to apply to the Commissioner of Insurance for a license to act as such insurance broker and agent, and to supply the said commissioner with proper certificate and proof of applicant's age, character and qualifications, and requiring the commissioner to furnish blanks for the purpose; and to authorize said commissioner to issue a license in proper cases and upon payment of the fee.

House bill for the relief of the family of J. C. Shelhorse; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following

report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Appropriations.

House bill to amend and re-enact an act entitled an act to define the corporate limits and charter of the city of Williamsburg, approved March seventeenth, eighteen hundred and eighty-four, and acts amendatory thereof; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to permit the transfer of the Berryville Turnpike to the Commonwealth of Virginia; to fix the terms and conditions of such transfer; and to provide for the maintenance of said turnpike; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to provide for the drainage of lands in the county of Prince Edward; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House

with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on General Laws.

The following communication was received from the Governor:

COMMONWEALTH OF VIRGINIA, GOVERNOR'S OFFICE, RICHMOND, January 29, 1920.

Gentlemen of the General Assembly:

I beg to inform your honorable body that I have this day accepted the resignation of Hon. Allan R. Hanckel as judge of the corporation court of the city of Norfolk, effective as of this date.

WESTMORELAND DAVIS,
Governor.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Mr. Haddon: A bill to appropriate \$145.00 to reimburse Charles Cortlandt Walton, Jr., for expenditures made and bills incurred by him in the organization and recruiting of the Ninth Company, Virginia Coast Artillery, between the time its organization was authorized by the State authorities and its muster into Federal service August 4, 1917.

By Messrs. L. F. Smith and Langhorne: A bill to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith; and also to amend and re-enact an act entitled an act to provide a new charter for the city of Char-

lottesville, approved March 14, 1908.

By Mr. BONDURANT: A bill to authorize and empower the judge of the circuit court of the county of Prince Edward, to have conveyed to the Rice Local Union No. 63 of the Prince Edward County Branch of the Farmers' Educational and Co-Operative Union of America, or any other farmers' organization, certain land at Rice, in the county of Prince Edward.

To the Committee on Appropriations:

By Mr. STEPHENSON: A bill to appropriate certain sums of money from the Virginia State treasury in aid of duly organized Confederate memorial associations of this State, having in charge and that expend such money upon cemeteries containing the graves of Confederate soldiers or sailors.

By Mr. Brown of Roanoke: A bill to appropriate the public

revenue for the two years ending, respectively, on the 28th day of February, 1921, and the 28th day of February, 1922.

To the Committee on Privileges and Elections:

By Messes. Anderson and Dickerson: A bill to amend and re-enact section 84 of the Code of Virginia.

By Mr. Gordon: A bill to amend and re-enact sections 152 and

200 of the Code of Virginia.

By Mr. Norris: Joint resolution amending section 22 of article 2 of the Constitution in relation to poll taxes.

To the Committee on Roads and Internal Navigation:

By Mr. Northngham: A bill to repeal section 4740 of the Code of Virginia.

To the Committee on Agriculture and Mining:

By Messrs. Barnes, Boothe and Padgett: A bill requiring certain State institutions to purchase only pure-bred cattle, sheep and hogs.

To the Committee on Asylums and Prisons:

By Mr. Bowles: A bill to authorize the exchange and conveyance of a lot not exceeding eleven acres of land, part of State penitentiary farm.

To the Committee on Currency and Commerce:

By Messrs. Cherry, Dodson and Bosman: A bill to amend and re-enact sections 3666, 3673 and 3674 of the Code of Virginia of 1919.

To the Committee on Insurance and Banking:

By Mr. Mayo C. Brown: A bill to amend and re-enact sections 14, 17 and 18 and to repeal section 16 of an act entitled an act to regulate the business of making small loans, by requiring persons charging, directly or indirectly, a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred (\$300.00) dollars, to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of banking division of the Corporation Commission in respect to licensees; repealing section 81 of the revenue act and all other acts or parts of acts inconsistent with the provisions of this act, approved March 23, 1918.

To the Committee on Finance:

By Mr. Dickerson: A bill to amend and re-enact section 2252 of the Code of Virginia, and to repeal an act entitled an act to amend

and re-enact section 448 of the Code of Virginia (1887), as heretofore amended, in relation to commissioners of revenue, approved

March 16, 1918.

By Mr. Story: A bill to authorize payment of State taxes and local levies for the year 1919 in the district of any commissioner of the revenue where the assessment of taxes and levies which he was required by law to make, were not made upon the land, personal property and income books as required by law on or before December 31, 1919, where such commissioner of the revenue retired from office on that date; and to authorize payment of State taxes and levies within the period of sixty days after same has been duly assessed without payment of penalty.

To the Committee on Schools and Colleges:

By Mr. WILLIAMS: A joint resolution proposing an amendment

to section 136 of article 9 of the Constitution of Virginia.

By Messrs. Gilpin and Stuart: A bill to authorize a county or city school board to borrow money for the purpose of erecting buildings as memorial libraries to the soldiers, sailors, marines and women who served in the world war.

To the Committee on Offices and Officers at the Capitol:

By Messes. Haddon and Turner: A bill to assign offices in the Capitol building to the State Corporation Commission.

To the Committee on Militia and Police:

By MESSRS. OZLIN and HURT: A bill to create a Department of Virginia State Police; to provide for its personnel; to prescribe the powers, duties and obligations of the department and the officers and employees thereof; and to make an appropriation for carrying out the provisions of this act.

To the Committee for Courts of Justice:

By Mr. Price: A bill to amend and re-enact section 3393 of the Code of Virginia.

By Mr. Northneham: A bill to amend and re-enact sections 5084

and 5085 of the Code of Virginia.

By Mr. Gordon; A bill to amend and re-enact section 4843 of the Code of Virginia.

By Mr. Gordon: A bill to amend and re-enact section 6209 of

the Code of Virginia.

By Messrs. Gordon, Wilcox. Chase and Snidow: A joint resolution proposing amendments to sections 96 and 99 of the Constitution of Virginia.

By Mr. Nortingham: A bill to amend and re-enact section 3482

of the Code of Virginia.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a first time and

ordered to be printed:

No. 98. House bill to provide for the issuing of bonds of Fauquier county for permanent road or bridge improvement in the magisterial districts of the said county.

No. 99. House bill to authorize the board of supervisors of Bath county to condemn land and material in Highland county, under

certain conditions, for road purposes.

No. 100. House bill to provide for the construction, reconstruction, improvement and maintenance of the public roads and bridges in Giles county, other than such as are included in the State Highway System, and to provide for the issuing of county bonds for the construction, reconstruction and permanent improvement of the roads and bridges embraced in the county highway system.

No. 101. House bill to amend and re-enact section 3510 of the Code of Virginia, as heretofore amended, as to the fees of jailers,

for feeding prisoners.

No. 102. House bill to amend and re-enact sections 3481 and

3507 of the Code of Virginia.

No. 103. House bill to amend and re-enact sections 3512 and 3529 of the Code of Virginia.

No. 104. House bill to amend and re-enact section 1579 of the

Code of Virginia.

No. 105. House bill to amend and re-enact section 36 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 106. House bill to amend and re-enact sections 83 and 84 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amenda-

tory thereof.

No. 107. House bill to raise additional revenue for support of the government and to require reports from, and to impose and levy a tax upon all persons, partnerships, companies, associations and corporations residing or doing business in this State that enter into contracts of insurance or indemnity with persons, partnerships, companies, associations and corporations not licensed to do business in this State, and to provide a method of enforcement and penalty for failure to observe provisions of said act.

No. 108. House bill to amend and re-enact section 1234 of the

Code of Virginia.

No. 109. House bill to amend and re-enact sections 1215, 1216

and 1217 of the Code of Virginia.

No. 110. House bill to provide for the tuberculin testing of and indemnity for dairy and breeding cattle slaughtered on account of tuberculosis, and to appropriate money for the expenses thereof.

No. 111. House bill to amend and re-enact section 4248 of the

Code of Virginia.

No. 112. House bill to encourage thrift and savings amongst industrial classes similar to the encouragement afforded by building and loan associations and to authorize the incorporation of industrial loan associations for the purpose of making small loans to industrial

classes on security and at a low rate of interest.

No. 113. House bill to require all fire insurance brokers, agents and adjusters to apply to the Commissioner of Insurance for a license to act as such insurance broker and agent, and to supply the said commissioner with proper certificate and proof of applicant's age, character and qualifications, and requiring the commissioner to furnish blanks for the purpose; and to authorize said commissioner to issue a license in proper cases and upon payment of the fee.

All other business having been suspended THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both Houses and duly enrolled, the titles of said bills having been publicly read:

House bill to amend and re-enact sections 5986, 5987, 5988, 5989 and 5990 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3142 of the Code of Virginia, relative to lists of jurors, approved March 16, 1918.

No. 40. House bill to amend and re-enact section 135 of an act entitled an act to provide a new charter for the city of Bristol. and to repeal all acts or parts of acts in conflict therewith, approved March 4. 1908.

Senate bill to amend and re-enact section 5888 of the No. 37. Code of Virginia.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 43. House bill to amend section 719 of the Code of Virginia.

(Amended.)

No. 44. House bill to amend section 669 of the Code of Virginia.

(Amended.)

No. 52. House bill validating certificates of acknowledgment taken by notaries public who served in the army, navy or marine corps of the United States during the late war with Germany and

Austria-Hungary.

No. 53. House bill to extend the time within which a person to whom license had been issued prior to March 14, 1918, to practice law in Virginia, but who had been prevented from qualifying and commencing said practice within two years after the granting of said license by his entry into the military or naval service of the United States may qualify and commence said practice without further examination.

No. 54. House bill to amend and re-enact section 5276 of the

Code of Virginia.

No. 81. House bill to authorize the city of Suffolk to issue Digitized by GOOGIC bonds to redeem bonds maturing during the years nineteen hundred and twenty and nineteen hundred and twenty-one, was, on motion of Mr. Brewer, dismissed.

On motion of Mr. Hall, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

FRIDAY, JANUARY 30, 1920.

Prayer by Rev. Fred R. Chenault, of Broad Street Methodist church, South, Richmond, Va.

On motion of Mr. Bowles, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, January 29, 1920.

The Senate has passed House bills entitled an act to provide for the payment of the general and the contingent and incidental expenses of the General Assembly and to appropriate money for the same, No. 1; and an act to amend and re-enact section 5893 of the Code of Virginia, No. 78.

No. 77. Senate bill creating and establishing a circuit court for the city of Buena Vista, defining the jurisdiction thereof, and providing for the suspension of the sessions of the corporation court of said city during the existence of said circuit court; having been considered by the committee in session, was reported from the Com-

mittee for Courts of Justice.

No. 103. Senate bill to authorize the board of supervisors of Pittsylvania county to borrow the sum of seventy-five thousand dollars to be used for general county purposes, including public schools and public roads and to issue bonds therefor; having been considered by the committee in session, was reported from the Committee on Counties, Cities and Towns.

No. 114. House bill to amend section 582 of the Code of Virginia; having been considered by the committee in session, was re-

ported from the Committee on Library.

The following House bills having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 115. House bill prohibiting educational institutions from conferring degrees unless the requirements for the respective degrees meet standards to be set up by the State Board of Education.

No. 116. House bill to authorize the school board of Pleasant Grove magisterial district, No. 3, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount.

The following House bills having been considered by the Committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 117. House bill to authorize the county of Rockbridge and the town of Lexington to purchase a lot to be used for the parking

of automobiles and to collect a fee for such parking.

No. 118. House bill to authorize and empower the board of supervisors of the county of Dickenson, Virginia, to lay a special county levy to raise money for the purpose of providing for the construction of a county memorial, industrial and high school building, to be built in the town of Clintwood, in Dickenson county, Virginia, and providing for the securing of land upon which to erect said building, and to erect and equip said building, and to authorize and empower the said board of supervisors of said county to lay a special district levy in the Clintwood magisterial district in said county to raise money for the purpose of supplementing said special county levy, and also to authorize and empower the town council of the said town of Clintwood to lay a special town levy in the said town to raise money for the purpose of also supplementing said special county levy. The said school building to be known as the "Dickenson County Memorial, Industrial and High School Building," and the said school building shall stand as a monument and memorial to the soldiers, sailors and marines from said county of Dickenson in the late world's war, who lost their lives in this war.

No. 119. House bill to validate certain allowances made to petit

jurors by the circuit court of Washington county.

The following House bills having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 120. House bill to amend and re-enact section 5431 of the Code of Virginia in relation to investments by fiduciaries, and to repeal an act entitled an act to amend and re-enact an act entitled an act to allow executors and fiduciaries to invest in Virginia three per centum bonds, issued by virtue of an act approved February 14, 1882, as amended by an act approved February 9, 1898, as amended by an act approved March 22, 1916, approved March 16, 1918.

No. 121. House bill to provide when and to what extent the statute of limitations shall be suspended by proceedings in creditors'

suits, as to claims provable therein.

No. 122. House bill to amend and re-enact section 6246 of the

Code of Virginia.

No. 123. House bill to amend and re-enact section 3107 of the Code of Virginia.

No. 124. House bill to amend and re-enact section 5917 of the

Code of Virginia.

No. 125. House bill to amend and re-enact section 3780 of the Code of Virginia relating to the amendment of charters of corporations after organization.

No. 126. House bill to repeal section 2833 of the Code of Vir-

ginia.

No. 127. House bill to authorize the school board of Butts Road magisterial district, No. 4, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount; having been considered by the committee in session, was reported from the Committee on Schools and Colleges:

The following House bills, having been considered by the Committee in session, were reported from the Committee on General Laws:

No. 128. House bill to permit children over the age of ten years to work in fruit and vegetable canning factories during the months of June, July, August, September, October and November.

No. 129. House bill to amend and re-enact section 3847 of the

Code of Virginia.

No. 130. House bill to provide for the drainage of lands in the county of Prince Edward.

No. 131. House bill to amend and re-enact section 1486 of the

Code of Virginia.

No. 132. House bill to permit field trials with hunting dogs.

No. 133. House bill to permit wild birds and wild animals protected by law to be captured alive and held in captivity for propagation purposes.

House joint resolution proposing an amendment to section 136 of article 9 of the Constitution of Virginia; having been considered by the committee in session, was reported from the Committee on

Schools and Colleges.

House bill to authorize counties, cities and towns to establish and maintain free public libraries or reading rooms as memorials to the Virginia soldiers, sailors, marines and women who served in the world war, and to appropriate money therefor: heretofore referred to the Committee on Counties, Cities and Towns, having been considered by the committee in session, was referred back by the Committee on Counties, Cities and Towns with the recommendation that it be referred to the Committee on Appropriations.

The bill was so referred.

House bill to authorize and empower the judge of the circuit court of the county of Prince Edward to have conveyed to the Rice Local Union No. 63 of the Prince Edward County Branch of the Farmers' Educational and Co-Operative Union of America, or any other farmers' organization, certain land at Rice, in the county of Prince Edward; having been considered by the Joint Committee on

Special, Private and Local Legislation, was returned to the House

with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to appropriate \$145.00 to reimburse Charles Cortlandt Walton, Jr., for expenditures made and bills incurred by him in the organization and recruiting of the Ninth Company, Virginia Coast Artillery, between the time its organization was authorized by the State authorities and its muster into Federal service August 4. 1917; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Appropriations.

House bill to amend and re-enact an act of the General Assembly of Virginia approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith, and also to amend and re-enact an act entitled an act to provide a new charter for the city of Charlottesville, approved March 14, 1908; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

Mr. Stephenson offered the following joint resolution:

Resolved, by the House of Delegates, the Senate concurring. That the General Assembly shall proceed this day at 12:30 P. M. to the election of judge for the second and thirty-second judicial circuits for the terms of eight years beginning February 1, 1920, and a judge for the corporation court of the city of Norfolk, to fill the vacancy caused by the resignation of Judge A. R. Hanckel, and that in the execution of the joint order, nominations shall be made in the order in which they appear above, and that each House be notified of said nominations when the rolls shall be called in like order, and when the rolls shall have been called for the whole number, the presiding officers of each House shall appoint a committee of two,

which together shall constitute a joint committee to count the joint vote in each case and report the results to their respective Houses; which was agreed to.

Ordered that Mr. Stephenson carry the joint resolution to the

Senate and request their concurrence.

A message was received from the Senate, by Mr. Leedy, who informed the House that the Senate had agreed to the resolution.

The hour of 12:30 o'clock P. M. having arrived, ordered that Mr. Stephenson inform the Senate that the House is ready on its part to proceed with the execution of the joint order.

A message was received from the Senate, by Mr. LEEDY, who informed the House that the Senate is ready on its part to proceed

with the execution of the joint order.

Mr. Deans nominated James L. McLemore for judge of the second judicial circuit for the term of eight years beginning February 1, 1920.

Mr. Dorson nominated Allen R. Hanckel for judge of the thirtysecond judicial circuit for the term of eight years, beginning Feb-

ruary 1, 1920.

MR. Dodson nominated W. H. Sargeant for judge of the corporation court of the city of Norfolk to fill the vacancy occasioned by the resignation of Judge Allan R. Hanckel.

Ordered that Mr. Dobson inform the Senate that the following nominations had been made in the House:

For judge of the second judicial circuit, James L. McLemore. For judge of the thirty-second judicial circuit, Allan R. Hanckel. For judge of the corporation court of the city of Norfolk, W. H. Sargeant.

A message was received from the Senate, by Mr. Goolrick, who informed the House that no additional names had been added in the Senate to the nominations made by the House.

The rolls were called with the following result:

For judge of the second judicial circuit:

James L. McLemore - - - 69

The vote was recorded as follows:

Messrs. Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Carpenter, Carter, Deans, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Groome, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Joyce, Massey, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Prince, Ramsey, Rew, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Snead, Snidow, Stephenson, Story, Stuart, Templeton, Tiffany, Turner, Warren, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—69.

For judge of the thirty-second judicial circuit:

Allan R. Hanckel	-	-	-	-	-	61
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The vote was recorded as follows:

Messrs. Anderson, Bolton, Bondurant, Boschen, Bosman, Brown, Mayo C., Carpenter, Carter, Commins, Copp, Deans, Diggs, Dodson, Ewell, Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Joyce, Massey, Nottingham, Omps, Padgett, Pitts, Powers, Ramsey, Rew, Robertson, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—81.

For judge of the corporation court of the city of Norfolk:

W. H. Sargeant - - - 67

The vote was recorded as follows:

Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Bosman, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Copp, Deans, Diggs, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, Massey, Noland, Norris, Nottingham, Ozlin, Padgett, Powers, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Smith, Chas. F., Smith, Horace L., Snidow, Story, Stuart, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Wilkins, Willis, Mr. Speaker—67.

THE SPEAKER appointed Messrs. Dodson and Fulton the committee on the part of the House to count and report the joint vote in each case.

The committee subsequently reported as follows:

For judge of the second judicial circuit:

Whole number of votes cast	-	-	-	97
Necessary to a choice -	-	-	<u>.</u> .	49
James L. McLemore received	-	-	-	97

For judge of the thirty-second judicial circuit:

Whole number of votes cast	-	-	-	94
Neecessary to a choice -	-	_	-	48
Allan R. Hanckel received	_	_	-	94

For judge of the corporation court of the city of Norfolk:

Whole number of votes cast	-	-	-	101
Necessary to a choice -	-	-	-	51
W. H. Sargeant received	-	-	-	101

James L. McLemore, Allan R. Hanckel and W. H. Sargeant, having received all of the votes cast for judges of the second and thirty-second judicial circuits and corporation court of the city of Norfolk, respectively, were declared by The Speaker duly elected judges of the respective courts for the terms for which they were respectively nominated and voted for.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Mr. Pitts: A bill to amend and re-enact section 2 of an act entitled an act to incorporate the town of Dillwyn, in Buckingham county, Virginia, approved March 12, 1912.

By Mr. Brewer: A bill to authorize the city of Suffolk to issue bonds to redeem bonds maturing during the years nineteen hundred

and twenty and nineteen hundred and twenty-one.

By Mr. Tabb: A bill to amend and re-enact section 3 of an act entitled an act appropriating the proceeds of the glebe lands and other property belonging to the parishes of Abingdon, Ware and Petsworth, in the county of Gloucester, and for other purposes, passed January 25, 1814.

To the Committee on Moral and Social Welfare:

By Messrs. Nottingham and Rew: A bill to regulate motion picture films, reels or stereoptican views or slides; providing a system of examination, approval and regulation thereof, and of the banners, posters and other like advertising matter used in connection therewith; creating the board of censors, and providing penalties for the violation of this act.

To the Committee on General Laws:

By Mr. Deans: A bill to amend and re-enact section 3716 of the

Code of Virginia.

By Messes. Norris, Ozlin, Sinclair, Wilcox, Jesse, Hunter, REW, BOSCHEN, HADDON, ROBERTSON, HALL, DILLARD, WARREN, STUART and ANDERSON: A bill to amend and re-enact section 2, 25, 30, 31, 39, 43, 44, 45, 46, 47, 48, 51, 53, 68, 74 and 76 of an act which became a law on March 21, 1918, entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, to repeal sections 72, 73 and 75 of said act, so as to provide for selfinsurance by employers as defined in this act, to create, establish and maintain a State insurance fund and to provide for the collection, custody, deposit, investment and auditing of said fund, and for the payment of compensation and certain costs and expenses out of said fund, and to provide for the observance of the requirements of this act by employers subject thereto, and providing for the protection of employers who shall comply with the provisions of this act.

To the Committee on Roads and Internal Navigation:

By Mr. Norris: A bill to amend and re-enact an act entitled an act to establish the State Highway System, approved January 31, 1918.

To the Committee on Schools and Colleges:

By Mr. WILLIAMS: A bill to amend section 659 of the Code of Virginia.

To the Committee for Courts of Justice:

By Mr. DILLARD: A bill to amend and re-enact section 5408 of the Code of Virginia, in relation to when fiduciaries to exhibit their accounts before commissioners for settlement; what entry to be made by commissioners in their books.

To the Committee on Counties, Cities and Towns:

By Messrs. Robertson and Gray: A bill to provide how a charter of a town granted by a court may be annulled and repealed.

To the Committee on Asylums and Prisons:

By Mr. TAYLOR: A bill to amend and re-enact sections 333 and

5022 of the Code of Virginia.

By Mr. TAYLOR: A bill to provide for the appointment of a chaplain for the penitentiary.

To the Committee on Labor and the Poor:

By Mr. Wilcox: A bill to provide for the regulation of scaffolding, staging, handrails and floors for the protection of workmen employed in the construction of buildings and other structures.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 77. Senate bill creating and establishing a circuit court for the city of Buena Vista, defining the jurisdiction thereof, and providing for the suspension of the sessions of the corporation court of said city during the existence of said circuit court.

No. 103. Senate bill to authorize the board of supervisors of Pittsylvania county to borrow the sum of \$75,000 to be used for general county purposes, including public schools and public roads and

to issue bonds therefor.

The following House bills were read at length a first time and ordered to be printed:

No. 114. House bill to amend section 582 of the Code of Vir-

ginia.

No. 115. House bill prohibiting educational institutions from

conferring degrees unless the requirements for the respective degrees meet standards to be set up by the State Board of Education.

No. 116. House bill to authorize the school board of Pleasant Grove magisterial district, No. 3, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000 in amount.

No. 117. House bill to authorize the county of Rockbridge and the town of Lexington to purchase a lot to be used for the parking

of automobiles and to collect a fee for such parking.

No. 118. House bill to authorize and empower the board of supervisors of the county of Dickenson, Virginia, to lay a special county levy to raise money for the purpose of providing for the construction of a county memorial, industrial and high school building, to be built in the town of Clintwood, in Dickenson county, Virginia, and providing for the securing of land upon which to erect said building, and to erect and equip said building, and to authorize and empower the said board of supervisors of said county to lay a special district levy in the Clintwood magisterial district in said county to raise money for the purpose of supplementing said special county levy, and also to authorize and empower the town council of the said town of Clintwood to lay a special town levy in the said town to raise money for the purpose of also supplementing said special county levy. The said school building to be known as the "Dickenson County Memorial, Industrial and High School Building," and the said school building shall stand as a monument and memorial to the soldiers, sailors and marines from said county of Dickenson in the late world's war, who lost their lives in this war.

No. 119. House bill to validate certain allowances made to petit

jurors by the circuit court of Washington county.

No. 120. House bill to amend and re-enact section 5431 of the Code of Virginia in relation to investments by fiduciaries, and to repeal an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to allow executors and fiduciaries to invest in Virginia three per centum bonds, issued by virtue of an act approved February 14, 1882, as amended by an act approved February 9, 1898, as amended by an act approved March 22, 1916, approved March 16, 1918.

No. 121. House bill to provide when and to what extent the statute of limitations shall be suspended by proceedings in creditors'

suits, as to claims provable therein.

No. 122. House bill to amend and re-enact section 6246 of the

Code of Virginia.

No. 123. House bill to amend and re-enact section 3107 of the Code of Virginia.

No. 124. House bill to amend and re-enact section 5917 of the

Code of Virginia.

No. 125. House bill to amend and re-enact section 3780 of the Code of Virginia relating to the amendment of charters of corporations after organization.

No. 126. House bill to repeal section 2833 of the Code of Vir-

ginia.



No. 127. House bill to authorize the school board of Butts Road magisterial district, No. 4, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000 in amount.

No. 128. House bill to permit children over the age of ten years to work in fruit and vegetable canning factories during the months

of June, July, August, September, October and November.

No. 129. House bill to amend and re-enact section 3847 of the

Code of Virginia.

No. 130. House bill to provide for the drainage of lands in the county of Prince Edward.

No. 131. House bill to amend and re-enact section 1486 of the

Code of Virginia.

No. 132. House bill to permit field trials with hunting dogs.

No. 133. House bill to permit wild birds and wild animals protected by law to be captured alive and held in captivity for propaga-

tion purposes.

No. 77. Senate bill creating and establishing a circuit court for the city of Buena Vista, defining the jurisdiction thereof, and providing for the suspension of the sessions of the corporation court of said city during the existence of said circuit court, was, on motion of Mr. Stephenson, taken up out of its order on the calendar.

Mr. Stephenson moved to dispense with the several readings of the bill required by section 50 of the Constitution; which was agreed

to—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Carpenter, Carter, Commins, Copp, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Groome, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Massey, Noland, Nottingham, Omps, Ozlin, Padgett, Powers, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

The question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 65; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Bolton, Boothe, Bosman, Bowles, Brown, Mayo C., Carpenter, Commins, Copp, Deans, Dickerson, Diggs, Dillard, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Groome, Haddon, Hall, Henley, Hicks, E. A., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, Massey, Noland, Omps, Ozlin, Padgett, Powers, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Tiffany, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—65.

Mr. Stephenson moved to reconsider the vote by which the bill was passed, which was rejected.

The following House bills were read at length a third time and passed:

No. 43. House bill to amend section 719 of the Code of Virginia—yeas, 68; navs, 2.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Brown, Mayo C., Carpenter, Carter, Copp, Deans, Rickerson, Diggs, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Glipin, Gray, Groome, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Powers, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Horace L., Snead, Snidow. Stephenson, Story, Stuart, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker-68.

NAYS-Messrs, Commins, Tabb-2.

No. 44. House bill to amend section 669 of the Code of Virginia-yeas, 62; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Commins, Copp, Deans, Dickerson, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gray, Groome, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt. Jesse, Joyce, Langhorne, Noland, Nottingham, Omps, Ozlin, Padgett, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Snead, Snidow, Stephenson, Story, Templeton, Turner, Warren, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—62.

NAYS—Mr. Smith, Chas. F.—1.

No. 53. House bill to extend the time within which a person to whom license had been issued prior to March 14, 1918, to practice law in Virginia, but who had been prevented from qualifying and commencing said practice within two years after the granting of said license by his entry into the military or naval service of the United States, may qualify and commence said practice without further examination—yeas, 67; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen. Bosman, Bowles, Brown, Mayo C., Carpenter, Carter, Commins, Deans, Dick-Fosman, Bowles, Brown, Mayo C., Carpenter, Carter, Commins, Beans, Bickerson, Diggs, Dillard, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Groome, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Massey, Noland, Nottingham, Omps, Ozlin, Pitts, Powers, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Snead, Snidow, Story, Stuart, Templeton, Tiffany, Turner, Warren, Willis, Willis, Willis, Willis, Mr. Sneaker, 67. Watts, Wilcox, Williams, Willis, Mr. Speaker-67.

Motions severally made to reconsider the votes by which Nos. 42, 44 and 53 House bills were passed, were rejected.

The following House bills having been printed, were read at

length a second time and ordered to be engrossed:

No. 59. House bill to authorize the school board of Tanner's Creek magisterial district, No. 6, of the county of Norfolk, Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum of \$300,000 in amount.

No. 65. House bill to amend and re-enact section 8 of an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keep ng in repair of public roads in the counties of Alleghany, Bath and Highland, approved February 12, 1884, as amended by an act approved February 1, 1900, in so far as applicable to the counties of Bath and Highland, approved March 12, 1912.

No. 66. House bill authorizing the board of supervisors of Brunswick county to distribute certain portions of the general county levy funds among the various districts for road purposes.

No. 67. House bill to amend and re-enact section 2233 of the Code of Virginia in relation to the appointment of assessors of lands and lots, and to repeal an act entitled an act to amend and re-enact section 437 of the Code of Virginia (1887) as heretofore amended, approved September 9, 1919.

No. 75. House bill to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned

delinquent.

No. 82. House bill to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding three hundred thousand dollars (\$300,000.00).

No. 83. House bill to amend and re-enact an act entitled an act to prohibit the taking of fish from the streams of Franklin county,

except with hook and line, approved September 4, 1919.

No. 84. House bill to amend and re-enact section 13 of an act entitled an act to provide a new charter for the town of Pulaski, Virginia, and to repeal all acts in conflict therewith, which was approved by the General Assembly of Virginia on March 16, 1910.

No. 88. House bill to authorize the board of supervisors of Albemarle county to make annual allowances to the sheriff and deputy

sheriffs of said county.

No. 89. House bill to prohibit obstructing of Pole Cat creek,

Caroline county.

No. 90. House bill to repeal an act entitled an act to prohibit the shooting, for sale, of rabbits in Madison county, approved March 13, 1918.

No. 91. House bill to repeal an act entitled an act to prohibit the hunting or shooting of rabbits in Mathews and Middlesex counties, approved March 16, 1916.

No. 92. House bill to authorize the town council of the town

of Lawrenceville, Brunswick county, Virginia, to issue and sell bonds of the said town to an amount not in excess of \$20,000, for the purposes of raising money to repair, extend, enlarge and improve the

municipal light, water and sewerage system of said town.

No. 93. House bill to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the city of Bristol and all powers heretofore or hereafter exercised by them, while in office, to be legal and valid.

No. 97. House bill to amend and re-enact section 4, sub-section 1, of an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act ap-

proved February 23, 1918.

No. 98. House bill to provide for the issuing of bonds of Fauquier county, for permanent road or bridge improvement in the

magisterial districts of the said county.

No. 99. House bill to authorize the board of supervisors of Bath county to condemn land and material in Highland county, under

certain conditions, for road purposes.

No. 100. House bill to provide for the construction, reconstruction, improvement and maintenance of the public roads and bridges in Giles county, other than such as are included in the State Highway System, and to provide for the issuing of county bonds for the construction, reconstruction and permanent improvement of the roads and bridges embraced in the county highway system.

No. 95. House bill to amend and re-enact section 4, sub-section 1 of an act entitled an act to amend and re-enact an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act approved March 12, 1912, by adding a new chapter thereto, to be known as chapter 10, relating to the initiative, referendum and recall, was, on motion of Mr. Bosman, dismissed.

On motion of Mr. Stephenson, the House adjourned.

RICHARD L. BREWER, Jr. Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

SATURDAY, JANUARY 31, 1920.

Prayer by Rev. Fred R. Chenault, of Broad Street Methodist church, South, Richmond, Va.

On motion of Mr. Gray, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, January 30, 1920.

The Senate has passed House bills entitled an act to amend and re-enact section 3 and 13 of an act entitled an act to provide for the working of the public roads in the county of Charlotte, for the creation of district road boards in said county, and for the repeal of all acts in conflict therewith, approved March 20, 1916, No. 28; an act to repeal an act entitled an act to amend and re-enact chapter 598 of the Acts of the General Assembly of Virginia, approved March 3, 1894, entitled an act in relation to working and keeping in repair the roads and bridges of Alexandria county, as amended by an act approved March 3, 1896, approved February 11, 1898, No. 29; an act to amend and re-enact an act approved February 7, 1918, entitled an act to amend and re-enact section 26 of an act entitled an act to amend sections 16, 21, 23, 26 and 28 of the charter of Suffolk, approved February 3, 1888, No. 31; an act authorizing the board of supervisors of Prince George county to lease such part of the courthouse green of the said county as may not be necessary for county purposes, No. 33; an act to empower the council of the town of Wakefield, in the county of Sussex, to issue and sell bonds to the amount of and not exceeding \$20,000, for the purpose of borrowing money to erect, equip and operate a plant for the manufacture, distribution and sale of electricity, or to contract for the manufacture of same; provided that the question of such bond issue for the purpose named be first submitted to the qualified voters of said town, and to authorize said council to call an election for the submission of the same to the voters, No. 35; an act to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved April 2, 1902, No. 38; and an act to authorize Amelia county to issue bonds for the purpose of raising money to build a courthouse, No. 39.

They have passed with amendments House bill entitled an act to amend and re-enact chapter 133 of the Acts of Assembly of 1918, approved March 13, 1918, entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg,

No. 36.

And they have passed Senate bills entitled an act to amend and re-enact an act entitled an act to permit the teaching of high school subjects in primary schools in certain cases, approved March 16, 1918. No. 35; and an act to amend and re-enact sections 5887 and 5888 of the Code of Virginia, No. 83. In which they request the concurrence of the House of Delegates.

No. 36. House bill was, on motion of Mr. Brown of Lynchburg,

placed on the calendar.

No. 35. Senate bill was referred to the Committee on Schools and Colleges.

No. 83. Senate bill was referred to the Committee for Courts of Justice.



No. 134. House bill to amend and re-enact section 3293 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Chesapeake and its Tributaries.

The following House bills, having been considered by the committee in session, were reported from the Committee on Privileges and Elections:

No. 135. House bill to amend and re-enact section 155 of the Code of Virginia.

No. 136. House bill to amend and re-enact section 158 of the Code of Virginia.

No. 137. House bill to amend and re-enact section 200 of the

Code of Virginia.

No. 138. House bill to authorize and empower the board of supervisors of Princess Anne county, Virginia, to borrow money and issue bonds for the purpose of completing the North Landing road in Kempsville magisterial district from the village of Kempsville to Salem Church; having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

The following House bills, having been considered by the committee in session, were reported from the Committee on Insurance and Banking:

No. 139. House bill to prescribe a minimum capital stock and surplus for domestic companies hereafter incorporated for the purpose of transacting the business of industrial insurance, and a minimum capital stock and a deposit for foreign companies at present transacting, or which shall apply for a license to transact such business in the State of Virginia. (Without recommendation.)

No. 140. House bill to amend and re-enact sections 1, 3, 4, 5 and 6 of an act entitled an act to authorize and regulate the exchange of certain classes of reciprocal and inter-insurance contracts among individuals, partnerships and corporations, empowering corporations generally to make such contracts, regulating process in suits on such contracts, and prescribing certain fees, taxes and licenses

and penalty for violation, approved March 20, 1918.

No. 141. House bill to amend and re-enact section 57 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violations of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within

the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act: defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act, as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918; having been considered by the committee in session, was reported from the Committee on Moral and Social Welfare.

House joint resolution proposing amendment to section 22 of the Constitution of Virginia; having been considered by the committee in session, was reported from the Committee on Privileges and Elections.

House bill to amend and re-enact section 2 of an act entitled an act to incorporate the town of Dillwyn, in Buckingham county, Virginia, approved March 12, 1912; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the city of Suffolk to issue bonds to redeem bonds maturing during the years 1920 and 1921; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 3 of an act entitled an act appropriating the proceeds of the glebe lands and other property belonging to the parishes of Abingdon, Ware and Petsworth, in the county of Gloucester, and for other purposes, passed January 25, 1814; having been considered by the Joint Committee on Special. Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

Mr. Bowles offered the following resolution:

This House has heard with deep sorrow of the death of its former member from the county of Prince Edward, the Hon. Peter Winston, who for many years occupied an honored seat on this floor;

Now, therefore, resolved, That this expression of our regard for him and sympathy for his family be placed on the Journal and that the Clerk send a copy of this resolution to his bereaved widow; which was agreed to.

The following were presented and referred under Rule 37: To the Committee on Special, Private and Local Legislation:

By Mr. Bondurant: A bill to repeal section 3 and to amend and re-enact section 4 and 5, and to enact section 5-a and section 21-a, and to amend and re-enact section 34 and 39, and 44, 49 and 57 of an act entitled an act to amend and re-enact an act entitled an act to provide for a new charter for the town of Farmville, approved February 10, 1890, as amended by an act to amend and re-enact section 18 of the charter of the town of Farmville, approved February 9, 1898, and as amended by an act to amend and re-enact section 1 and 13 and 21 of an act entitled an act to provide a new charter for the town of Farmville, approved February 20, 1900, as amended by an act to amend and re-enact section 21 of the charter of the town of Farmville, approved February 8, 1901, as amended and re-enacted by an act approved March 12, 1912.

By Mr. Stephenson: A bill to refund money improperly collected from the Virginia Hot Springs Company paid into the treas-

ury of the State.

To the Committee for Courts of Justice:

By Mr. Brewer: A bill to repeal a portion of section 3393 of the Code of Virginia, 1919, and to provide for the proper recordation of certain papers required to be recorded in the offices of the clerks of the circuit courts and corporation courts in this State.

To the Committee on Roads and Internal Navigation:

By Mr. BOOTHE: A bill requiring common carriers operating passenger trains to stop all passenger trains at stations in towns and cities in the State of Virginia of 5,000 inhabitants or more, where said city or town is the junction point with a railroad operated by it or another common carrier, upon which passenger trains are operated and which connecting railroad with said junction point is fifty miles or more in length.

To the Committee on Currency and Commerce:

By Mr. Ewell: A bill to amend and re-enact sections 3613, 3614 and 3615 of the Code of Virginia.

To the Committee on General Laws:

By Mr. Story: A bill to repeal section 4571 of the Code of Virginia.

By Mr. Dodson: A bill to amend and re-enact section 1629 of

the Code of Virginia.

By Mr. H. L. SMITH: A bill to require posting of rates in hotels and regulating the same.

To the Committee on Finance:

By Messrs. Wilcox, Haddon and Boschen: A bill to require treasurers of cities of over 70,000 inhabitants to mail bills for State taxes to taxpayers and to maintain during the month of November of each year at least one or more offices in each ward of such cities where money in payment of State taxes may be received and proper receipts given.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a first time and ordered to be printed:

No. 134. House bill to amend and re-enact section 3293 of the

Code of Virginia.

No. 135. House bill to amend and re-enact section 155 of the Code of Virginia.

No. 136. House bill to amend and re-enact section 158 of the

Code of Virginia.

No. 137. House bill to amend and re-enact section 200 of the

Code of Virginia.

No. 138. House bill to authorize and empower the board of supervisors of Princess Anne county, Virginia, to borrow money and issue bonds for the purpose of completing the North Landing road in Kempsville magisterial district from the village of Kempsville to Salem Church.

No. 139. House bill to prescribe a minimum capital stock and surplus for domestic companies hereafter incorporated for the purpose of transacting the business of industrial insurance, and a minimum capital stock and a deposit for foreign companies at present transacting, or which shall apply for a license to transact such business in the State of Virginia.

No. 140. House bill to amend and re-enact sections 1, 3, 4, 5 and 6 of an act entitled an act to authorize and regulate the exchange of certain classes of reciprocal and inter-insurance contracts among individuals, partnerships and corporations, empowering corporations generally to make such contracts, regulating process in suits on such

contracts, and prescribing certain fees, taxes and licenses and penalty

for violation, approved March 20, 1918.

House bill to amend and re-enact section 57 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violations of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

No. 36. House bill to amend and re-enact chapter 133 of the Acts of Assembly of 1918, approved March 13, 1918, entitled an act to amend and re-enact all acts creating and amending the charter

of the city of Lynchburg, came up.

The amendments proposed by the Senate were agreed to—yeas, 53; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Brown, Mayo C., Carpenter, Carter, Chase, Copp, Deans, Dickerson, Dodson, Ewell, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Noland, Omps, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Mr. Speaker—53.

Mr. Brown of Lynchburg moved to reconsider the vote by which the amendments proposed by the Senate were agreed to, which motion was rejected.

The following House bills were read at length a third time and passed:

No. 54. House bill to amend and re-enact section 5276 of the Code of Virginia—yeas, 54; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Copp, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Omps, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker—54.

No. 59. House bill to authorize the school board of Tanner's Creek magisterial district, No. 6, of the county of Norfolk, Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum of \$300,000 in amount—yeas, 54; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Copp, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Omps, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker—54.

No. 65. House bill to amend and re-enact section 8 of an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair of public roads in the counties of Alleghany, Bath and Highland, approved February 12, 1884, as amended by an act approved February 1, 1900, in so far as applicable to the counties of Bath and Highland, approved March 12, 1912—yeas, 54; nays, 0.

The vote required by the Constitution was recorded as follows:

TEAS—Messrs. Anderson, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Copp, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Omps, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker—54.

No. 66. House bill authorizing the board of supervisors of Brunswick county to distribute certain portions of the general county levy funds among the various districts for road purposes—veas, 54; nays, 0.



The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS-Messrs. Anderson, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Copp, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Omps, Prince, Ramsey, Rew, Robertson, Robinson. Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker-54.

No. 67. House bill to amend and re-enact section 2233 of the Code of Virginia in relation to the appointment of assessors of lands and lots, and to repeal an act entitled an act to amend and re-enact section 437 of the Code of Virginia (1887) as heretofore amended, approved September 9, 1919—yeas, 54; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Bolton Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Copp, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Omps, Prince, Ramsey, Rew, Robertson, Robinson, Carter, Bushall States, L. States, Stephenson, Start, Tabb Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Templeton, Tlffany, Turner, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker-54.

No. 75. House bill to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned delinquent—yeas, 54; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson. Bolton, Bondurant, Boothe, Boschen, Bowles. Brown, Mayo C., Carpenter, Carter, Chase, Copp, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Omps, Prince, Ramsey, Rew, Robertson, Robinson, Bolton, Burden, Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker-54.

No. 82. House bill to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding three hundred thousand dollars (\$300,000.00)—yeas, 54; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS-Messrs. Anderson, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Copp. Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Omps, Prince, Ramsey, Rew, Robertson, Robinson,

Rodgers, Buebush, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker—54.

No. 83. House bill to amend and re-enact an act entitled an act to prohibit the taking of fish from the streams of Franklin county, except with hook and line, approved September 4, 1919—yeas, 54; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson. Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Copp, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Omps, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker—54.

No. 84. House bill to amend and re-enact section 13 of an act entitled an act to provide a new charter for the town of Pulaski, Virginia, and to repeal all acts in conflict therewith, which was approved by the General Assembly of Virginia on March 16, 1910—yeas, 67; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Massey, Noland, Omps, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—67.

No. 88. House bill to authorize the board of supervisors of Albemarle county to make annual allowances to the sheriff and deputy sheriffs of said county—yeas, 54; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Copp, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Omps, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker—54.

No. 89. House bill to prohibit obstructing of Pole Cat creek, Caroline county—yeas, 54; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Copp, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Omps, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker—54.

No. 90. House bill to repeal an act entitled an act to prohibit the shooting, for sale, of rabbits in Madison county, approved March 13, 1918—yeas, 54; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bolton, Bondurant, Boothe, Boschen, Bowles. Brown, Mayo C., Carpenter, Carter, Chase, Copp, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Omps, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker—54.

No. 91. House bill to repeal an act entitled an act to prohibit the hunting or shooting of rabbits in Mathews and Middlesex counties, approved March 16, 1916—yeas, 54; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Copp, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Glipin, Gordon, Gray, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Omps, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker—54.

No. 92. House bill to authorize the town council of the town of Lawrenceville, Brunswick county, Virginia, to issue and sell bonds of the said town to an amount not in excess of twenty thousand dollars, for the purposes of raising money to repair, extend, enlarge and improve the municipal light, water and sewerage system of said town—yeas, 54; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

Yeas—Messrs. Anderson, Bolton, Bondurant. Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Copp, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Omps, Prince. Ramsey. Rew, Robertson, Robinson, Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker—54.

No. 97. House bill to amend and re-enact section 4, sub-section

1, of an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act approved February 23, 1918—yeas, 67; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Massey, Noland, Omps, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—67.

No. 98. House bill to provide for the issuing of bonds of Fauquier county, for permanent road or bridge improvement in the magisterial districts of the said county—yeas, 54; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Copp, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Omps, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker—54.

. No. 99. House bill to authorize the board of supervisors of Bath county to condemn land and material in Highland county, under certain conditions, for road purposes—yeas, 54; nays. 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Bolton. Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Copp, Deans, Dlckerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Omps, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker—54.

No. 100. House bill to provide for the construction, reconstruction, improvement and maintenance of the public roads and bridges in Giles county, other than such as are included in the State Highway System, and to provide for the issuing of county bonds for the construction, reconstruction and permanent improvement of the roads and bridges embraced in the county highway system—yeas, 54; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:



YEAS—Messrs. Anderson, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Copp, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Omps, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker—54.

Motions severally made to reconsider the votes by which Nos. 54, 59, 65, 66, 67, 75, 82, 83, 84, 88, 89, 90, 91, 92, 97, 98, 99 and 100

House bills were passed, were rejected.

No. 103. Senate bill to authorize the board of supervisors of Pittsylvania county to borrow the sum of seventy-five thousand dollars to be used for general county purposes, including public schools and public roads, and to issue bonds therefor; was read at length a second time.

The following House bills, having been printed, were read at

length a second time and ordered to be engrossed:

No. 49. House bill to amend and re-enact section 2958 of the Code of Virginia, in relation to annexation of territory by cities or

towns. (Amended.)

No. 69. House bill to expedite the collection of taxes and levies on lands and lots, which have not been paid prior to the report of delinquents for any year, by county and city treasurers; defining certain duties of such treasurers and making compensation therefor.

No. 74. House bill to amend and re-enact section 2720 of the

Code of Virginia.

No. 77. House bill to make it larceny to obtain, with fraudulent intent, money or other property or credit by means of a check, draft or order, and to make a failure to have on deposit, or to the credit of the maker or drawer thereof with the bank, person, firm or corporation on which such check, draft or order is drawn, sufficient funds to pay the same in full when presented *prima facie* evidence of fraudulent intent.

No. 79. House bill to amend and re-enact section 5995 of the

Code of Virginia.

No. 80. House bill to amend and re-enact section 3388 of the Code of Virginia, which provides for clerk's offices to be open certain days, records, etc., open to inspection; copies authorized. (Amended.)

On motion of Mr. Deans, the House adjourned.

RICHARD L. BREWER, Jr. Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

MONDAY, FEBRUARY 2, 1920.

Prayer by Rev. J. B. Hunley, of the Hanover Avenue Christian church, Richmond, Va.

On motion of MR. Boschen, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, January 31, 1920.

The Senate has passed House bills entitled an act to amend and re-enact section 42 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact section 1402 of the Code of Virginia, approved March 28, 1902, in relation to suits by and against trustees, approved March 15, 1918, No. 3; an act to amend and re-enact section 59 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act approved February 10, 1904, entitled an act to make valid any disposition of property in perpetuity for the maintenance or care of cemeteries, cemetery lots, monuments and other erections and authorizing cemetery companies and trustees holding title to cemeteries or burial grounds to take and hold any property according to the terms of the grant, bequest, devise or gift, as amended and re-enacted by an act approved February 20, 1906, approved February 16, 1918, No. 4; an act to amend and re-enact section 1636 of the Code of Virginia, No. 5; an act to amend and re-enact section 122 of the Code of Virginia, No. 6; an act to amend and re-enact section 2094 of the Code of Virginia, No. 7; an act to amend and re-enact section 2449 of the Code of Virginia, No. 8; an act to repeal section 2466 of the Code of Virginia, No. 9; an act to repeal section 3009 of the Code of Virginia, No. 10; an act to amend and re-enact section 3852 of the Code of Virginia, No. 12; an act to amend and re-enact section 3897 of the Code of Virginia, No. 13; an act to amend and re-enact section 3935 of the Code of Virginia, No. 14; an act to amend and re-enact section 4125 of the Code of Virginia, No. 15; an act to amend and re-enact section 4180 of the Code of Virginia, No. 16; an act to amend section 4354 of the Code of Virginia, No. 17; an act to amend and re-enact section 4813 of the Code of Virginia, No. 18; an act to amend section 4895 of the Code of Virginia, No. 19; an act to amend and re-enact sections 5388 and 5389 of the Code of Virginia, No. 20; an act to amend and re-enact section 5787 of the Code of Virginia, No. 21; an act to amend and re-enact section 5790 of the Code of Virginia, No. 22: an act to amend section 6105 of the Code of Virginia, No. 24; an act to repeal section 6441 of the Code of Virginia, No. 26; and an act providing when an action of account may be sustained, No. 27.

And they have passed Senate bills entitled an act to authorize and require the board of supervisors of Page county to levy a sufficient tax in addition to the levy authorized by law, to be laid for general district school purposes, to pay the interest on and principal of certain bonds as the same shall become due, No. 24; an act to authorize and require the board of supervisors of Warren county to issue bonds of the said county not in excess of fifteen thousand dollars (\$15,000.00) to bear interest at the rate of five per centum per annum; to pay for the completion of the road leading from Browntown to Bentonville, in South River district in said county: and to levy a tax on the taxable property of said district to pay the interest on said bonds and provide a sinking fund for their redemption. No. 25; an act to authorize increase of pay to the clerk of Page county, for services as clerk of the board of supervisors, No. 26; an act to amend and re-enact section 10 of an act entitled an act to incorporate the town of Virgilina, in the county of Halifax, approved February 5, 1900, No. 57; an act to amend and re-enact section 2 of an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled an act to provide for working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change and re-locate roads in that county and contract for the construction of same, on terms and conditions, approved March 16, 1918, No. 65; an act to authorize the State Highway Commissioner to sell the houses and land appurtenant thereto on the Valley Turnpike conveyed to the Commonwealth of Virginia under the act approved March 20, 1918, No. 85; an act to authorize the school board of Fairfield school district No. 3, of Henrico county, to borrow money to retire outstanding bonds and pay off present indebtedness, No. 102; an act to authorize the board of supervisors of Fauquier county to erect a county building to contain the offices of the treasurer and clerk, and other county officers; and to contract a loan and issue bonds for said purpose upon the approval of the judge of the circuit court for said county; and to levy an annual tax to pay interest on said bonds and to create a sinking fund for their payment at maturity or before, No. 104; an act authorizing the board of supervisors of Carroll county to levy a capitation tax for schools or other county purposes, No. 108; an act to amend and re-enact an act approved March 15, 1904, authorizing the board of supervisors of Patrick and Grayson counties to levy a capitation tax for school or other county purposes, No. 111; an act to amend and re-enact an act entitled an act to amend and re-enact section 7 of an act entitled an act for working and keeping in order the public roads of Mecklenburg county, and to provide for the levy of taxes for that purpose, approved March 6, 1900, approved March 15, 1910, No. 115; and an act to establish and create a primary road, to be known as the Maury Memorial Highway, as a part of the State Highway System, No. 76.

In which they request the concurrence of the House of Delegates. Nos. 25, 65, 85, 115 and 76 Senate bills were referred to the Committee on Roads and Internal Navigation.



Nos. 24, 102, 108 and 111 Senate bills were referred to the Committee on Schools and Colleges.

Nos. 26, 57 and 104 Senate bills were referred to the Committee

on Counties, Cities and Towns.

No. 142. House bill to amend and re-enact section 4570 of the Code of Virginia; having been considered by the committee in session was reported from the Committee on Committee on Committee on Section 142.

sion, was reported from the Committee on General Laws.

No. 143. House bill imposing certain duties on commissioners of the revenue of counties with reference to the listing of purebred male stock, and requiring the posting of lists of pure-bred male stock in clerks' offices; having been considered by the committee in session, was reported from the Committee on Agriculture and Mining.

House bill to repeal section 3 and to amend and re-enact section 4 and 5, and to enact section 5-a and section 21-a, and to amend and re-enact section 34 and 39, and 44, 49 and 57 of an act entitled an act to amend and re-enact an act entitled an act to provide for a new charter for the town of Farmville, approved February 10, 1890, as amended by an act to amend and re-enact section 18 of the charter of the town of Farmville, approved February 9, 1898, and as amended by an act to amend and re-enact section 1 and 13 and 21 of an act entitled an act to provide a new charter for the town of Farmville, approved February 20, 1900, as amended by an act to amend and re-enact section 21 of the charter of the town of Farmville, approved February 8, 1901, as amended and re-enacted by an act approved March 12, 1912; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within will support be reached by general law or court proceedings.

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to refund money improperly collected from the Virginia Hot Springs Company and paid into the treasury of the State; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Appropriations.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Mr. Noland: A bill to amend and re-enact an act entitled an act to provide for the protection of certain fur-bearing animals in the county of Loudoun, approved February 9, 1916, as amended by an act approved March 4, 1918.

By Mr. Chase: A bill to establish within the corporate limits of the town of Norton, in Wise county, Virginia, a State normal

and industrial school for white women.

To the Committee on Insurance and Banking:

By Messrs. Willis and Ozlin: A bill to amend and re-enact an act entitled an act to prevent unfairness, imposition or fraud in the sale or disposition of certain securities herein defined by requiring an inspection thereof, providing for such inspection, supervision and regulation of the business of any person, association, partnership or corporation engaged or intending to engage, whether as principal, broker or agent, in the sale of any such securities in the State of Virginia as may be necessary to prevent unfairness, imposition or fraud in the sale or disposition of said securities, and prescribing penalties for the violation thereof, approved March 23, 1918.

To the Committee on Moral and Social Welfare:

By Mr. Gibson: A bill to amend and re-enact section 35 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale and giving away of ardent spirits or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeal of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

By Mr. Gibson: House resolution requesting the Commissioner of Prohibition to transmit to the House certain information.

By Messrs. Noland and Hall: A bill to amend and re-enact sec-

tion 15 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication, prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

To the Committee on Schools and Colleges:

By MESSES. JESSE and GARBER: A bill to provide State owned text-books for the elementary grades of the public schools and to appropriate money therefor.

To the Committee on Public Property:

By Mr. Hall: A bill to dedicate, as and for public streets and highways, upon certain conditions, a strip of land twenty feet in width lying on the southern and eastern sides of the Capitol Square, needed by the city of Richmond for the widening of Bank street and a portion of Twelfth street; providing for the conveyance by the city of Richmond to the Commonwealth of Virginia, of the Ford lot, situated in said city, and making an appropriation to pay the said city the difference in value between the said strip of land and the said Ford lot.

To the Committee on General Laws:

By Mesers. Hall, Ozlin, Boschen and Norris: A bill concerning weights and measures; and to repeal sections 1464 to 1485, both inclusive, of the Code of Virginia.

To the Committee on Counties, Cities and Towns: By Mr. Jesse: A bill to prohibit the removal and carrying away

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of sand or gravel from the fast land, beach or bluff abutting upon any of the rivers, streams or other waters within the jurisdiction of this Commonwealth or from the beds of any such waters, or from land lying between high and low water-mark of any such waters, and to repeal an act entitled an act to punish stealing and taking away sand within this Commonwealth, on the banks of the Potomac river, approved March 8, 1894.

By MR. Brewer: A bill to amend and re-enact section 2002 of

the Code of Virginia.

To the Committee for Courts of Justice:

By Mr. Hall: A bill to amend and re-enact section 3393 of the

Code of Virginia.

By Mr. Mayo C. Brown: A bill to amend and re-enact section 5183 of the Code of Virginia so as to provide for embodying in a deed of conveyance a deed of trust to enforce the payment of unpaid purchase money.

By Mr. Chase: A bill concerning slander and libel and pre-

scribing the punishment therefor.

To the Committee on Asylums and Prisons:

By Messes. Hall, Turner and Norris: A bill to provide for the manufacture of binder-twine by convicts in the State penitentiary, and to make an appropriation therefor.

To the Committee on Finance:

By Mr. Groome: A bill to amend and re-enact section 2158 of the Code of Virginia.

By Mr. GIBSON: A bill concerning depositories for the funds of counties, cities and towns of the State, and the interest on such funds.

By Messrs. Hall, Gibson, Mayo C. Brown, Jesse, Ozlin, Boschen, Joyce, Omps, Norris and Hurt: A bill to provide for the appointment of a commission on the fee system in Virginia, and to prescribe the powers and duties of said commission.

By Mr. Chase: A bill to amend and re-enact section 2389 of

the Code of Virginia.

By Mr. Hall: A bill to amend and re-enact sections 2224 and 2230 of the Code of Virginia.

The morning hour having expired, the House proceeded to the business on the calendar:

The following House bills were read at length a first time and ordered to be printed:

No. 142. House bill to amend and re-enact section 4570 of the

Code of Virginia.

No. 143. House bill imposing certain duties on commissioners of the revenue of counties with reference to the listing of pure-bred male stock, and requiring the posting of lists of pure-bred male stock in clerks' offices.

No. 103. Senate bill to authorize the board of supervisors of Pittsylvania county to borrow the sum of seventy-five thousand dollars to be used for general county purposes, including public schools and public roads, and to issue bonds therefor; was read at length a third time and passed—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Commins, Copp, Crockett, Deans, Dickerson, Fulton, Garber, Gatewood, Gibson, Glipin, Gordon, Gray, Green, Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, Norris, Nottingham, Omps, Ozlin, Padgett, Ramsey, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, Horace L., Snead, Snidow, Stephenson, Tabb, Taylor, Templeton, Tiffany, Turner, Warren, Wilcox, Willis, Mr. Speaker—59.

Mr. Warren moved to reconsider the vote by which the bill was

passed, which was rejected.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both Houses and duly enrolled, the titles of said bills having been publicly read:

No. 1. House bill to provide for the payment of the general and the contingent and incidental expenses of the General Assembly

and to appropriate money for the same.

No. 78. House bill to amend and re-enact section 5893 of the

Code of Virginia.

No. 77. Senate bill creating and establishing a circuit court for the city of Buena Vista, defining the jurisdiction thereof, and providing for the suspension of the sessions of the corporation court of

said city during the existence of said circuit court.

No. 73. House bill to amend and re-enact sections 2, 8-b, 8-c, 8-d. 9, 10, 13, 14, 15, 21½, 22, 25, 28, 30½, 36, 36-a, 36-b, 40-a, 44, 55-b, 55-d, 57, 59, 62, 63, 67, 71 and 75, and to repeal sections 32, 33, 34, 35, 48 and 55-e, of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such adent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intempertae habits within the meaning of this act: prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain pro-

visions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropritae out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918; and to abolish the office of Commissioner of Prohibition, was, on motion of Mr. Gilpin, made a special and continuing order for Thursday, February 5, at 12:30 o'clock P. M.

The following House bills were read at length a third time and passed:

No. 69. House bill to expedite the collection of taxes and levies on lands and lots, which have not been paid prior to the report of delinquents for any year, by county and city treasurers; defining certain duties of such treasurers and making compensation therefor—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carter, Chase, Copp. Crockett, Deans, Dickerson, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Jesse, Joyce, Norris, Nottingham, Omps, Ożlin, Padgett, Ramsey, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith. Chas. F., Smith, Horace L., Snead, Snidow, Stephenson, Tabb, Taylor, Templeton, Turner, Warren, Wilcox, Willis, Young, Mr. Speaker—60.

No. 74. House bill to amend and re-enact section 2720 of the Code of Virginia—yeas, 63; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschin, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Copp, Crockett, Deans, Dickerson, Dodson, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray. Green, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hyatt, Jesse, Joyce. Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Ramsey, Robinson. Rodgers, Ruebush, Shelton, Smith, Chas. F., Smith, Horace L., Snead, Snidow, Stephenson, Tabb, Templeton, Tiffany, Turner, Warren, Wilcox, Willis, Young. Mr. Speaker—63.

No. 77. House bill to make it larceny to obtain, with fraudulent intent, money or other property or credit by means of a check, draft or order, and to make a failure to have on deposit, or to the credit of the maker or drawer thereof with the bank, person, firm or corporation on which such check, draft or order is drawn, sufficient funds to pay the same in full when presented *prima facie* evidence of fraudulent intent—yeas, 61; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair. Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Copp, Crockett, Deans, Dickerson, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Groome, Hall, Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Moffett, Noland, Omps, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Smith, Chas. F., Smith, Horace L., Snead, Snidow. Stephenson, Tabb, Taylor, Templeton, Tiffany, Turner, Warren, Wilcox, Willis, Young, Mr. Speaker—61.

No. 79. House bill to amend and re-enact section 5995 of the Code of Virginia, came up.

Mr. Ozlin moved to reconsider the vote by which the bill was

ordered to be engrossed, which was rejected.

The bill was read at length a third time and passed—yeas, 55; navs. 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant. Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Copp, Deans, Dickerson, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Hall, Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Moffett, Noland, Norris, Nottingham, Omps, Prince, Ramsey, Robinson, Ruebush, Shepherd, Smith, Horace L., Suead, Snidow, Stephenson, Taylor, Tiffany, Turner, Wilcox, Willis, Young, Mr. Speaker—55.

NAYS-Messrs, Gatewood, Horsley, Ozlin, Padgett, Warren-5.

Motions severally made to reconsider the votes by which Nos.

69, 74, 77 and 79 House bills were passed, were rejected.

No. 80. House bill to amend and re-enact section 3388 of the Code of Virginia, which provides for clerks' offices to be open certain days, records, etc., open to inspection; copies authorized, was read at length a third time and rejected—yeas, 38; nays, 24.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boschen, Bosman, Brown, J. Sinclair, Brown, Mayo C., Carter, Cherry, Deans, Dodson, Fuller, E. R., Gibson, Green, Groome, Haddon, Hall, Horsley, Hurt, Jesse, Noland, Norris, Nottingham, Pitts, Prince, Ramsey, Rodgers, Shepherd, Smith, Horace L., Stephenson, Templeton, Tiffany, Turner, Warren, Wilcox, Willis, Mr. Speaker—38.

NAYS—Messrs. Boothe, Carpenter, Chase, Copp, Crockett, Dickerson, Flanagan, Fulton, Garber, Gatewood, Gordon, Hicks, W. F., Hyatt, Moffett, Omps. Ozlin, Padgett, Robinson, Ruebush, Smith, Chas. F., Snead, Snidow, Taylor,

Young-24.

Mr. Gordon moved to reconsider the vote by which the bill was rejected.

Mr. Deans moved to pass by the motion to reconsider, which was agreed to.

The following House bills, having been printed, were read at

length a second time and ordered to be engrossed:

No. 68. House bill to amend and re-enact section 9 of an act entitled an act to raise revenue for the support of the government and the public free schools and to pay the interest on the public

debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1893, as heretofore amended. (Title amended.)

No. 70. House bill to provide for the inspection by the office of the State Accountant of the accounts of city and county officials

handling State funds.

No. 71. House bill to amend and re-enact section 2307 of the

Code of Virginia.

No. 72. House bill to amend and re-enact sections 2332, 2333, 2334, 2335 and 2336 of the Code of Virginia, relative to the assessment and collection of omitted taxes and levies.

No. 76. House bill to amend and re-enact section 2773 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 852 of the Code of Virginia of 1887, as amended by an act approved March 14, 1908, approved March 6, 1918, and an act entitled an act to amend and re-enact section 852 of the Code of 1887, as amended by an act approved March 14, 1908, relating to compensation to clerks of boards of supervisors, approved March 14, 1918. (Amended.)

No. 85. House bill to authorize the town of Abingdon, Virginia, by and through the town council of said town to dispose of by sale that certain lot situated in the town of Abingdon, Virginia, fronting on Main street and adjoining Russell street on the east, the property of E. J. Clifton on the west and Sinking Spring cemetery grounds on the north, and to direct the application of the proceeds

of said sale.

No. 87. House bill to amend and re-enact section 2767 of the Code of Virginia, in relation to the board providing books, seals, etc., for the clerks and treasurers.

No. 94. House bill to amend section 3027 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to provide in cities containing forty thousand inhabitants or more for the appointment of matron for the jails, and to fix their compensation and to provide how the same shall be paid, approved March 12, 1908, approved March 16, 1918.

No. 105. House bill to amend and re-enact section 36 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 86. House bill to amend and re-enact section 2698 of the Code of Virginia, was, on motion of Mr. Bondurant, dismissed.

On motion of Mr. WILLIS, the House adjourned.

RICHARD L. BREWER, Jr. Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

TUESDAY, FEBRUARY 3, 1920.

Prayer by Rev. J. B. Hunley, of the Hanover Avenue Christian church, Richmond, Va.

On motion of Mr. RAMSEY, the reading of the Journal was

dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by

A communication from the Senate, by their Clerk, was read as follows:

In Senate, February 2, 1920.

The Senate has passed House bills entitled an act for the protection of deer in the counties of Bath and Highland, No. 34; an act to repeal an act entitled an act to provide for the protection of game in the counties of Amelia and Nottoway, approved March 16, 1918, No. 37; an act to amend and re-enact section 2244 of the Code of Virginia, No. 41; an act to provide for the issuing of bonds of Fauquier county, for permanent road or bridge improvement in the magisterial districts of the said county, No. 98.

And they have passed Senate bills entitled an act to amend and re-enact section 3118 of the Code of Virginia, No. 60; an act to amend and re-enact section 2421 of the Code of Virginia, No. 118; and an act to amend and re-enact section 4930 of the Code of Virginia, No. 118;

ginia, No. 133.

In which they request the concurrence of the House of Delegates. Nos. 133, 118 and 60 Senate bills were referred to the Committee for Courts of Justice.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Roads and

Internal Navigation:

No. 25. Senate bill to authorize and require the board of supervisors of Warren county to issue bonds of the said county not in excess of fifteen thousand dollars (\$15,000.00) to bear interest at the rate of five per centum per annum; to pay for the completion of the road leading from Browntown to Bentonville, in South River district in said county; and to levy a tax on the taxable property of said district to pay the interest on said bonds and provide a sinking fund for their redemption.

No. 65. Senate bill to amend and re-enact section 2 of an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled an act to provide for working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by an act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change and re-locate roads in that county and contract for the construction of same, on terms and conditions, approved March 16, 1918.

No. 85. Senate bill to authorize the State Highway Commissioner to sell the houses and lands appurtenant thereto on the Valley

Turnpike conveyed to the Commonwealth of Virginia under the act

approved March 20, 1918.

No. 115. Senate bill to amend and re-enact an act entitled an act to amend and re-enact section 7 of an act entitled an act for working and keeping in order the public roads of Mecklenburg county, and to provide for the levy of taxes for that purpose, approved

March 6, 1900, approved March 15, 1910.

No. 69. Senate bill to amend section 3876 of chapter 151 of the Code of 1919, so as to allow members of any such corporations as are referred to in said section when physically or otherwise disabled from being present in person at any meeting called or held for any of the purposes referred to in said section to vote by proxy; having been considered by the committee in session, was reported from the Committee on General Laws.

No. 102. Senate bill to authorize the school board of Fairfield school district No. 3 of Henrico county to borrow money to retire outstanding bonds and pay off present indebtedness; having been considered by the committee in session, was reported from the Com-

mittee on Schools and Colleges.

The following House bills, having been considered by the Committee in session, were reported from the Committee on Finance:

No. 144. House bill to amend and re-enact section 18 of the tax law, as amended by an act approved March 20, 1918, entitled an act to amend and re-enact sections 18, 19 and 20 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a spec al tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, and to segregate to localities the tax upon shares of stock of banks, banking associations, trust and security companies.

No. 145. House bill to amend and re-enact section 1 of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of record, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers, approved March 27, 1914, as amended by an act approved March 22, 1916, and as further amended

by an act approved March 9, 1918.

No. 146. House bill to amend and re-enact sections 2430 and 2431 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

House bill to authorize the board of supervisors of Nelson county to issue bonds not exceeding in amount \$15,000.00 for road and bridge purposes in Massie's Mill magisterial district.

No. 148. House bill to repeal an act entitled an act to provide for the opening and working of roads and keeping the same in re-

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pair, and to provide for erecting and maintaining bridges in the county of Culpeper, approved January 25, 1898, and all acts and parts of acts amendatory thereof.

No. 149. House bill to amend and re-enact section 2039 of the

('ode of Virginia.

No. 150. House bill to amend and re-enact section 8 of an act approved March 10, 1902, entitled an act prescribing the manner of working and keeping in repair the public roads, and the manner of opening and constructing new roads and bridges and discontinuing

public roads in Alleghany county, Virginia.

No. 151. House bill to amend and re-enact an act entitled an act to prevent unfairness, imposition or fraud in the sale or disposition of certain securities herein defined by requiring an inspection thereof, providing for such inspection, supervision and regulation of the business of any person, association, partnership or corporation, engaged or intending to engage, whether as principal, broker, or agent, in the sale of any such securities in the State of Virginia as may be necessary to prevent unfairness, imposition or fraud in the sale or disposition of said securities, and prescribing penalties for the violation thereof, approved March 23, 1918; having been considered by the committee in session, was reported from the Committee on Insurance and Banking.

No. 152. House bill to assign offices in the Capitol building to the State Corporation Commission; having been considered by the committee in session, was reported from the Committee on Officers

and Offices at the Capitol.

House bill to amend and re-enact an act entitled an act to provide for the protection of certain fur bearing animals in the county of Loudoun, approved February 9, 1916, as amended by an act approved March 4, 1918; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to establish within the corporate limits of the town of Norton in Wise county, Virginia, a State normal and industrial school for white women; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Schools and Colleges.

THE SPEAKER laid before the House the following communication:

> THE AMERICAN LEGION, POST No. 36, STATE OF VIRGINIA, CITY OF NORFOLK, NORFOLK, VA.

A RESOLUTION.

Whereas, the American Legion, Norfolk, Virginia, Post No. 36, is thoroughly in accord with the sentiment expressed by the executive committee of the Virginia State Department of the American Legion in the following resolution:

First. That, while thoroughly appreciative of the motives influencing those members of the General Assembly of Virginia who are advocating an appropriation for the presentation of medals to those Virginians who served in the world war, it is the sense of this committee that the project does not appeal to the ex-service men sufficiently to justify the expense involved.

Second. That this committee expresses its sincere thanks to those who by their advocacy of this measure have shown their desire to recognize

the services of the men and women of Virginia in the world war.

Third. That the secretary send a copy of these resolutions to the Gen-

eral Assembly of Virginia, now in session.

Therefore, be it resolved. That a copy of this resolution be mailed to the General Assembly of Virginia now in session informing them of the sentiment of this Post.

Resolved by the executive committee of the Norfolk Virginia Post, No. 36, the American Legion, in session assembled, January 26, 1920.

The following were presented and referred under Rule 37:

To the Committee on Moral and Social Welfare:

By Messrs. Bondurant, Willis, R. H. Fuller and Buntin: A bill to amend and re-enact sections 14 and 15 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use. sale, offering for sale, transportation, keeping for sale and giving away of ardent spirits, or drugs, as herein defined, except as provided here'n; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof: to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing the penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act: defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

To the Committee on Special, Private and Local Legislation:

By Messrs. Dodon, E. R. Fuller, Cherry and Groome: A bill endorsing the erection of a Statue of Brotherhood, at Fort Wool, otherwise called the "Rip Raps," in Hampton Roads, and to appropriate \$50,000.00 thereto.

By Mr. WILKINS: A bill to authorize the city of Newport News to issue one hundred and twenty-five thousand dollars (\$125,000.00) of bonds for rebuilding, repairing and re-decking bridges over

railway tracks in said city.

By Mr. WILKINS: A bill to authorize the city of Newport News to issue one hundred thousand dollars (\$100,000.00) of bonds for the purchasing of necessary real estate and in erecting, constructing and installing incinerators in said city.

By Mr. GILPIN: A bill to provide for the protection of wild

life in the county of Clarke.

By Mr. WILKINS: A bill to authorize the city of Newport News to issue one hundred thousand dollars (\$100,000.00) of bonds for the

purpose of erecting, constructing and equipping a jail.

By Mr. WILKINS: A bill to authorize the city of Newport News to issue twenty-five thousand dollars (\$25,000.00) of bonds for the purpose of acquiring the necessary land and in erecting and constructing buildings for fire stations thereon.

To the Committee for Courts of Justice:

By Mr. Deans: A bill prescribing the time of holding the regular terms of court in the twenty-eighth judicial circuit.

By Mr. Mayo C. Brown: A bill to amend and re-enact section

3393 of the Code of Virginia.

By Mr. Jesse: A bill to amend and re-enact section 4988 of the

Code of Virginia.

By Mr. MAYO C. Brown: A bill to amend and re-enact section 5189 of the Code of Virginia, as amended by an act approved Sep-

tember 5, 1919.

By Mr. Gibson: A bill to validate and hold firm and binding the receipts, recordation and verification of deeds, orders of probate, fiduciary accounts and other papers and writings received into the clerks' offices of the courts of this Commonwealth by the clerks thereof, and transcribed upon the record books in said offices, through the receipt. recordation and verification certificates attached thereto have not received the attesting signatures of the said clerks, and to provide for the attesting and verification of the same.

To the Committee on Roads and Internal Navigation:

By Mr. GUERRANT: A bill to amend and re-enact sections 1991 and 1992 of an act to provide the establishment, proper construction and permanent improvement of the public roads and landings, for building and keeping in good order and repair all public roads,

bridges, causeways and wharves in the several counties of the State and to repeal chapter 84 of the Code of Virginia, approved March 8, 1918.

By Messes. Guerrant, Boschen, Haddon, Jesse and E. R. Fuller: A bill to amend and re-enact an act entitled an act to establish the State Highway System, approved January 31, 1918.

By Mr. BOOTHE: A bill requiring railroads to furnish water to

live stock awaiting shipment under certain conditions.

By Mr. Bolton: A bill to amend and re-enact an act entitled an act to establish the State Highway System, approved January 31, 1918.

To the Committee on Schools and Colleges:

By Mr. Ramsey: A bill to amend and re-enact section 645 and

658 of the Code of Virginia.

By Messrs. Taylor, Williams and Henley: A bill to provide for a commission to study the condition of the blind in the State of Virginia, and to ascertain their number, both infant and adult, so far as practicable, and the provision made under existing law for their educational and vocational training and assistance, and to report its findings to the next General Assembly, together with such recommendations for the revision of existing laws and the enactment of new laws as will best promote their interests, and to make appropriation for the cost of said commission.

To the Committee on Library:

By Mr. Hall: A bill to authorize the Governor of Virginia to accept, in the name of the Commonwealth, gifts of works of art.

To the Committee on Counties, Cities and Towns:

By Messrs. Dodson and Cherry: A bill to amend and re-enact section 3082 of the Code of Virginia of 1919.

The morning hour having expired, the House proceeded to the business on the calendar:

The following Senate bills were read at length a first time:

No. 25. Senate bill to authorize and require the board of supervisors of Warren county to issue bonds of the said county not in excess of fifteen thousand dollars (\$15,000.00) to bear interest at the rate of five per centum per annum; to pay for the completion of the road leading from Browntown to Bentonville, in South River district, in said county; and to levy a tax on the taxable property of said district to pay the interest on said bonds and provide a sinking fund for their redemption.

No. 65. Senate bill to amend and re-enact section 2 of an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled an act to provide for working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by an act approved February 9, 1916, so as to provide how the board

of supervisors of Buchanan county may establish, change and relocate roads in that county and contract for the construction of same,

on terms and conditions, approved March 16, 1918.

No. 85. Senate bill to authorize the State Highway Commissioner to sell the houses and lands appurtenant thereto on the Valley Turnpike conveyed to the Commonwealth of Virginia under the act approved March 20, 1918.

No. 115. Senate bill to amend and re-enact an act entitled an act to amend and re-enact section 7 of an act entitled an act for working and keeping in order the public roads of Mecklenburg county, and to provide for the levy of taxes for that purpose, approved

March 6, 1900, approved March 15, 1910.

No. 69. Senate bill to amend section 3876 of chapter 151 of the Code of 1919, so as to allow members of any such corporations as are referred to in said section when physically or otherwise disabled from being present in person at any meeting called or held for any of the purposes referred to in said section to vote by proxy.

No. 102. Senate bill to authorize the school board of Fairfield school district No. 3, of Henrico county, to borrow money to retire

outstanding bonds and pay off present indebtedness.

The following House bills were read at length a first time and

ordered to be printed:

No. 144. House bill to amend and re-enact section 18 of the tax law, as amended by an act approved March 20, 1918, entitled an act to amend and re-enact sections 18, 19 and 20 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, and to segregate to localities the tax upon shares of stock of banks, banking associations, trust and security companies.

No. 145. House bill to amend and re-enact section one of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of record, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers, approved March 27, 1914, as amended by an act approved March 22, 1916, and as further

amended by an act approved March 9, 1918.

No. 146. House bill to amend and re-enact sections 2430 and

2431 of the Code of Virginia.

No. 147. House bill to authorize the board of supervisors of Nelson county to issue bonds not exceeding in amount \$15,000.00 for road and bridge purposes in Massie's Mill magisterial district.

No. 148. House bill to repeal an act entitled an act to provide for the opening and working of roads and keeping the same in repair, and to provide for erecting and maintaining bridges in the county of Culpeper, approved January 25, 1898, and all acts and parts of acts amendatory thereof.

No. 149. House bill to amend and re-enact section 2039 of the Code of Virginia.

No. 150. House bill to amend and re-enact section 8 of an act approved March 10, 1902, entitled an act prescribing the manner of working and keeping in repair the public roads, and the manner of opening and constructing new roads and bridges and discontinu-

ing public roads in Alleghany county, Virginia.

No. 151. House bill to amend and re-enact an act entitled an act to prevent unfairness, imposition or fraud in the sale or disposition of certain securities herein defined by requiring an inspection thereof, providing for such inspection, supervision and regulation of the business of any person, association, partnership or corporation engaged or intending to engage, whether as principal, broker or agent, in the sale of any such securities in the State of Virginia as may be necessary to prevent unfairness, imposition or fraud in the sale or disposition of said securities, and prescribing penalties for the violation thereof, approved March 23, 1918.

No. 152. House bill to assign offices in the Capitol building

to the State Corporation Commission.

The following House bills were read at length a third time and passed:

passea:

No. 49. House bill to amend and re-enact section 2958 of the Code of Virginia, in relation to annexation of territory by cities or towns—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Green, Groome, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Pitts, Powers, Ramsey, Rew, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Tigany, Turner, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—69.

No. 68. House bill to amend and re-enact section 9 of an act entitled an act to raise revenue for the support of the government and the public free schools and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended—yeas, 74; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Dodson, Eweli, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Green, Groome, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Prince, Ramsey, Robinson,

Rodgers, Ruebush, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snead, Snidow, Story, Stuart, Taylor, Templeton, Tiffany, Turner, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker-74.

No. 70. House bill to provide for the inspection by the office of the State Accountant of the accounts of city and county officials. handling State funds—yeas, 50; nays, 16.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Bolton, Bondurant, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Commins, Copp, Deans, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Nottingham, Omps, Padgett, Powers, Rodgers, Ruebush, Smith, Horace L., Snead, Snidow, Story, Tiffany, Watts, Wilcox, Wilkins, Williams, Williams, Voung, Mr. Speaker—50.

NAYS-Messrs. Blair, Boothe, Crockett, Dickerson, Flanagan, Gilpin, Green, Hurt, Noland, Ozlin, Robinson, Shelton, Sinclair, Smith, Chas. F., Stuart, Templeton—16.

No. 71. House bill to amend and re-enact section 2307 of the Code of Virginia—veas, 67; navs, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bowles, Brown, Mayo C., Buitin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Deans, Dickerson, Diggs, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Green, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Powers, Prince, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snead, Snidow, Story, Templeton, Tiffany, Turner, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker-67.

No. 72. House bill to amend and re-enact sections 2332, 2333, 2334, 2335 and 2336 of the Code of Virginia, relative to the assessment and collection of omitted taxes and levies—yeas, 71; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Copp, Deans, Diggs, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gilpin, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Prince, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Taylor, Templeton, Tiffany, Turner, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker-71.

No. 76. House bill to amend and re-enact section 2773 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 852 of the Code of Virginia of 1887, as amended by an act approved March 14, 1908, approved March 6, 1918, and an act entitled an act to amend and re-enact section 852 of the Code of 1887, as amended by an act approved March 14, 1908, relating to compensation to clerks of boards of supervisors, approved March 14, 1918—yeas, 62; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Deans, Diggs, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gilpin, Groome, Henley, Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Langhorne, Moffett, Noland, Nottingham, Omps, Padgett, Pitts, Powers, Prince, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Horace L., Snead, Snidow, Stephenson, Story, Taylor, Templeton, Tiffany, Turner, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—62.

No. 85. House bill to authorize the town of Abingdon, Virginia, by and through the town council of said town to dispose of by sale that certain lot situated in the town of Abingdon, Virginia, fronting on Main street and adjoining Russell street on the east, the property of E. J. Clifton on the west and Sinking Spring Cemetery grounds on the north, and to direct the application of the proceeds of said sale—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Green, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hurt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Ramsey, Rew, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Snead, Snidow, Stephenson, Story, Taylor, Templeton, Tiffany, Turner, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—71.

No. 87. House bill to amend and re-enact section 2767 of the Code of Virginia, in relation to the board providing books, seals, etc., for the clerks and treasurers—yeas, 63; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Boschen, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Copp, Crockett, Deans, Dickerson, Diggs, Dodson, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Green, Groome, Hall, Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Noland, Nottingham, Omps, Ozlin, Padgett, Powers, Prince, Ramsey, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—63.

No. 105. House bill to amend and re-enact section 36 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Green, Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Ozlin, Padgett, Powers, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Taylor, Tiffany, Turner, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—71.

Motions severally made to reconsider the votes by which Nos. 49, 68, 70, 71, 72, 76, 85, 87 and 105 House bills were passed were

rejected.

No. 94. House bill to amend section 3027 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact an act entitled an act to provide in cities containing forty thousand inhabitants or more for the appointment of matron for the jails, and to fix their compensation and to provide how the same shall be paid, approved March 12, 1908, approved March 16, 1918, came up.

Mr. Willis moved to reconsider the vote by which the bill was

ordered to be engrossed, which was agreed to.

Mr. WILLIS moved to amend the bill as follows: In sections 1 and 2 after the word "shall" insert "in the discretion of the city council"; which was agreed to.

On motion of Mr. Willis, the bill was passed by.

The following House bills having been printed, were read at

length a second time and ordered to be engrossed:

No. 51. House bill to amend and re-enact section 89 of an act entitled an act to provide for the settlement, registration, transfer and assurance of titles to land, and to establish courts of land registration with jurisdiction for said purposes, and to make uniform the laws of the States enacting the same, approved February 24, 1916, as amended by an act approved March 20, 1916, and as further amended by an act approved March 20, 1918. (Amended.)

No. 55. House bill to amend section 786 of the Code of Vir-

g nia. (Amended.)

No. 56. House bill to amend sections 653 and 654 of the Code

of Virginia.

No. 57. House bill to amend section 703 of the Code of Virginia, and to repeal sections 704, 705, 706, 707, 708, 709, 710, 711, 712, 713,

714, 715, 716, 717 and 718 of the Code of Virginia.

No. 58. House bill to amend and re-enact an act entitled an act to provide for the acceptance of the conditions of the Federal act commonly called the Smith-Hughes bill (Public No. 347, 64th Congress), and authorizing the State Board of Education to act as a State board of vocational education for the Commonwealth, and authorizing the treasurer of the State of Virginia to act as custodian of such funds as may be received from the Federal government, and to pay the same out on warrant drawn by the State Board of Education, and authorizing the State Board of Education to establish a

department of vocational education, and appropriating money therefor, approved February 23, 1918; also to authorize boards of supervisors and councils to appropriate money for vocational education.

No. 60. House bill to provide that the University of Virginia, the College of William and Mary, the Virginia Agricultural and Mechanical College and Polytechnic Institute, the Virginia Normal and Industrial Institute, and the several State normal schools for women shall be placed on the year-round basis of instruction as soon as their financial resources will warrant.

No. 61. House bill to amend section 615 of the Code of Vir-

ginia.

No. 62. House bill to repeal sections 693 and 722 of the Code

of Virginia.

No. 63. House bill to amend sections 604 and 605 of the Code of Virginia. (Title amended.)

No. 64. House bill to amend section 741 of the Code of Virginia.

On motion of Mr. Hall, the House adjourned.

RICHARD L. BREWER, JR. Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

WEDNESDAY, FEBRUARY 4, 1920.

Prayer by Rev. J. B. Hunley, of the Hanover Avenue Christian church, Richmond, Va.

On motion of Mr. Joyce, the reading of the Journal was dis-

THE SPEAKER and Clerk signed the Journal, as provided by

A communication from the Senate, by their Clerk, was read as follows: In Senate, February 3, 1920.

The Senate has indefinitely postponed House bill entitled an act to authorize the board of supervisors of the county of Prince Edward to provide annual allowance for the Commonwealth attor-

ney, sheriff and clerk, No. 32.

They have passed Senate bills entitled an act to provide for the conveyance by the Industrial Home School for Wayward Colored Girls of its property, real and personal, to the Commonwealth of Virginia: that the Commonwealth will assume control, operation and management of the same, No. 27; and an act to amend and reenact an act entitled an act to provide for the conveyance by the Prison Association of Virginia of the Laurel Industrial School, its property, real and personal, located in the county of Henrico and

the State of Virginia; that the State will assume the control, operation and management of the same in accordance with the charter of the said association, approved March 16, 1918, No. 30. In which they request the concurrence of the House of Delegates.

Nos. 27 and 30 Senate bills were referred to the Committee on

Schools and Colleges.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 26. Senate bill to authorize increase of pay to the clerk of Page county, for services as clerk of the board of supervisors.

No. 57. Senate bill to amend and re-enact section 10 of an act entitled an act to incorporate the town of Virgilina, in the county

of Halifax, approved February 5, 1900.

No. 104. Senate bill to authorize the board of supervisors of Fauquier county to erect a county building to contain the offices of the treasurer and clerk, and other county officers; and to contract a loan and issue bonds for said purpose upon the approval of the judge of the circuit court for said county; and to levy an annual tax to pay interest on said bonds and to create a sinking fund for their payment at maturity or before.

The following Senate bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 43. Senate bill to prohibit any officer in administering an oath from requiring or requesting the person taking the oath to

kiss the Holy Bible, or any book or books thereof.

No. 74. Senate bill to validate certificates of acknowledgment to deeds and other writings recorded in Virginia, taken by officers of other States than Virginia who are authorized to take acknowledgment of deeds in the State or territory in which they act, and to validate certificates of acknowledgment taken by Virginia officers who served in the world war.

No. 79. Senate bill to enlarge and to define the power and the jurisdiction of police justices to admit persons to bail and fixing

the compensation therefor.

No. 83. Senate bill to amend and re-enact sections 5887 and

5888 of the Code of Virginia. (With amendments.)

No. 153. House bill to amend and re-enact section 3775 of the Code of Virginia; having been considered by the committee in ses-

sion, was reported from the Committee on Appropriations.

No. 154. House bill to amend and re-enact section 291 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact section 164 of the Code of Virginia of 1904, as amended and re-enacted March 14, 1908, as amended and re-enacted March 17, 1910, as amended and re-enacted February 18, 1915, in relation to qualifications of disability of persons holding office under United States so as to allow rural carriers of the United States government

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to be appointed and act as notary public, approved March 16, 1918; having been considered by the committee in session, was reported

from the committee on Federal Relations and Resolutions.

No. 155. House bill to provide how a charter of a town granted by a court may be annulled and repealed; having been considered by the committee in session, was reported from the Committee on Counties, Cities and Towns.

The following House bills, having been considered by the committee in session, was reported from the Committee for Courts of Justice:

No. 156. House bill to amend and re-enact section 136 of the

Code of Virginia.

No. 157. House bill to authorize, and in certain cases to require, the appointment in each of the counties of the Commonwealth, or a magisterial district of a county of a special justice of the peace to be known as the trial justice; and to prescribe his jurisdiction and duties, and to fix his compensation. (Reported without recommendation.)

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 158. House bill to amend and re-enact an act entitled an act to define the corporate limits and charter of the city of Williams-burg, approved March 17, 1884, and acts amendatory thereof.

No. 159. House bill to amend and re-enact an act of the General Assembly of Virginia approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith, and also to amend and re-enact an act entitled an act to provide a new charter for the city of Charlottesville, approved March 14, 1908.

No. 160. House bill to amend and re-enact section 2 of an act entitled an act to incorporate the town of Dillwyn, in Buckingham

county. Virginia, approved March 12, 1912.

No. 161. House bill to authorize the city of Suffolk to issue bonds to redeem bonds maturing during the years 1920 and 1921.

No. 162. House bill to amend and re-enact an act entitled an act to provide for the protection of certain fur-bearing animals in the county of Loudoun, approved February 9, 1916, as amended by an act approved March 4, 1918.

No. 163. House bill to amend and re-enact section 3082 of the

Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 164. House bill to amend and re-enact section 1615 of the Code of Virginia, and to repeal an act entitled an act to amend

and re-enact section 8 of an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia and to repeal all acts or parts of acts of the General Assembly of Virginia, and any section or sections of the Code of Virginia in conflict with the provisions thereof, especially an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia, approved February 22, 1894, and sections 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751 and 1752 of the Code of Virginia of 1887; and all amendments thereto, approved March 13, 1912, approved March 27, 1918.

No. 165. House bill to amend and re-enact section 3855 of the

Code of Virginia relating to co-operative associations.

No. 166. House bill to amend and re-enact section 3357 of the

Code of Virginia.

No. 167. House bill to amend and re-enact section 3716 of the Code of Virginia.

House joint resolution amending section 22 of article 2 of the Constitution in relation to poll taxes; having been considered by the committee in session, was reported from the Committee on Privileges and Elections.

House bill to provide for the protection of the wild life in the county of Clarke; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to

the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the city of Newport News to issue one hundred and twenty-five thousand dollars (\$125,000.00) of bonds for rebuilding, repairing and redecking bridges over railway tracks in said city; having been considered by the Joint Committee on Special. Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the city of Newport News to issue one hundred thousand dollars (\$100,000.00) of bonds for the purchasing of necessary real estate and in erecting, constructing and installing incinerators in said city; having been considered by the Joint Com-

mittee on Special, Private and Local Legislation, was returned to

the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the city of Newport News to issue one hundred thousand dollars (\$100,000.00) of bonds for the purpose of erecting, constructing and equipping a jail; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the city of Newport News to issue twenty-five thousand dollars (\$25,000.00) of bonds for the purpose of acquiring the necessary land and in erecting and constructing buildings for fire stations thereon; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill endorsing the erection of a Statue of Brotherhood, at Fort Wool, otherwise called the "Rip Raps," in Hampton Roads, and to appropriate \$50,000.00 thereto; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Appropriations.

Mr. Brown of Rounoke county offered the following resolution: Resolved, That the Auditor of Public Accounts be directed to issue his warrants upon the Treasurer of the State, out of the funds provided by and in accordance with an act approved February 3,

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1920, to cover such contingent and incidental expenses of the House of Delegates and Clerk's office of the House of Delegates, gallery doorkeepers, pay of the joint committee clerk, extra pages, extra enrolling, Journal and other typewriting, and such other clerical help and other expenses as may be certified to him by the Clerk of the House of Delegates and approved by The Speaker of the House of Delegates; which was agreed to.

Mr. Noland offered the following resolution:

Resolved, That the Clerk of the House of Delegates certify warrants for payment of salaries of pages at four dollars per day; which was agreed to.

A communication was received from the Governor as follows:

COMMONWEALTH OF VIRGINIA, GOVERNOR'S OFFICE,

GOVERNOR'S OFFICE, RICHMOND, February 2, 1920.

Gentlemen of the General Assembly:

As required by section 73 of the Constitution of Virginia, I submit herewith a statement setting forth the "particulars of every case of fine or penalty remitted, of reprieve or pardon granted, and of punishment commuted," with my "reasons for remitting, granting or commuting the same," from February 1, 1918, to January 31, 1920, inclusive.

WESTMORELAND DAVIS, Governor.

Printed as House Document No. 6.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Mr. Bowles: A bill to provide for the appointment of a commission to be known as the University of Virginia and Richmond Memorial Road Commission; to prescribe its powers and duties; and to provide for the construction of the University of Virginia and Richmond Memorial road.

By Mr. Bondurant: A bill authorizing the town council of Farmville to issue bonds to pay off the floating debt of the town. By Mr. Shepherd: A bill to amend and re-enact section 12 of

By Mr. Shepherd: A bill to amend and re-enact section 12 of an act entitled an act to provide for working of roads in the counties of Chesterfield, Powhatan and Goochland, approved March 3, 1884, as heretofore amended, in so far as the said section relates to the county of Powhatan.

By Mr. Copp: A bill to prohibit the hunting, shooting or trapping of ringed-necked pheasants in Shenandoah county, until after the first day of November, 1922.

By Mr. Copp: A bill for the protection of deer and elk in

Shenandoah county.

By Mr. Jesse: A bill to create a sanitary district of Alexandria county; to provide for the appointment of the Arlington Sanitary Commission; to prescribe the powers and duties of said commission; to impose certain duties upon the board of supervisors; to au-

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thorize the levying of certain taxes by the board of supervisors, and issuance of certain bonds upon certain conditions.

To the Committee on Finance:

By Mr. Dorson: A bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

By Messrs. Boothe, Anderson, Padgett, Diggs, Nottingham, Gibson, Massey and Gordon: A bill to amend and re-enact sections 2215, 2228 and 2229 of the Code of Virginia, and to repeal sections

2226 and 2227 of the Code of Virginia.

By Mr. Willis: A bill to amend and re-enact section 3488 of the Code of 1919, to allow sheriffs, sergeants or constables a fee for making return on executions delivered to them by the clerks of courts or justices of the peace in cases where no levy is made or forth-coming bond is taken, and to allow them a commission where any execution is in their hands and is collected by the plaintiff, his agent or attorney.

To the Committee on Counties, Cities and Towns:

By Mr. Templeton: A bill to amend and re-enact section 2806 of the Code of Virginia.

To the Committee on Appropriations:
By Messes. Wilcox and Haddon: A bill to provide for suitably aiding mothers with dependent children.

To the Committee on Roads and Internal Navigation:

By Mr. Bolton: A bill to establish as a part of the State Highway System a primary road running from and to certain designated points.

To the Committee for Courts of Justice:

By Mr. Willis: A bill to amend and re-enact section 6003 of

the Code of Virginia.

By Messes. McNurr and Willis: A bill to amend and re-enact section 4930 of the Code of Virginia in regard to suspending sentence, or execution thereof, in criminal cases, and to provide for an appeal upon suspension of sentence or execution thereof after conviction.

To the Committee on General Laws:

By Mr. Donson: A bill providing that any newspaper published in a city wholly or partly within the geographical limits of any county, shall be deemed to be published in such county or counties as well as in such city.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 26. Senate bill to authorize increase of pay to the clerk of Page county, for services as clerk of the board of supervisors.

No. 57. Senate bill to amend and re-enact section 10 of an act entitled an act to incorporate the town of Virgilina, in the county

of Halifax, approved February 5, 1900.

No. 104. Senate bill to authorize the board of supervisors of Fauquier county to erect a county building to contain the offices of the treasurer and clerk, and other county officers; and to contract a loan and issue bonds for said purpose upon the approval of the judge of the circuit court for said county; and to levy an annual tax to pay interest on said bonds and to create a sinking fund for their payment at maturity or before.

No. 43. Senate bill to prohibit any officer in administering an oath from requiring or requesting the person taking the oath to

kiss the Holy Bible, or any book or books thereof.

No. 74. Senate bill to validate certificates of acknowledgment to deeds and other writings recorded in Virginia, taken by officers of other States than Virginia who are authorized to take acknowledgment of deeds in the State or territory in which they act, and to validate certificates of acknowledgment taken by Virginia officers who served in the world war.

No. 79. Senate bill to enlarge and to define the power and the jurisdiction of police justices to admit persons to bail and fixing

the compensation therefor.

No. 83. Senate bill to amend and re-enact sections 5887 and 5888 of the Code of Virginia.

The following House bills were read at length a first time and ordered to be printed:

No. 153. House bill to amend and re-enact section 3775 of the

Code of Virginia.

No. 154. House bill to amend and re-enact section 291 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact section 164 of the Code of Virginia of 1904, as amended and re-enacted March 14, 1908, as amended and re-enacted March 17, 1910, as amended and re-enacted February 18, 1915, in relation to qualifications of disability of persons holding office under United States so as to allow rural carriers of United States government to be appointed and act as notary public, approved March 16, 1918.

No. 155. House bill to provide how a charter of a town granted

by a court may be annulled and repealed.

No. 156. House bill to amend and re-enact section 136 of the

Code of Virginia.

No. 157. House bill to authorize, and in certain cases to require, the appointment in each of the counties of the Commonwealth, or a magisterial district of a county of a special justice of the peace to

be known as the trial justice; and to prescribe his jurisdiction and duties, and to fix his compensation.

No. 158. House bill to amend and re-enact an act entitled an act to define the corporate limits and charter of the city of Williamsburg, approved March 17, 1884, and acts amendatory thereof.

No. 159. House bill to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith, and also to amend and re-enact an act entitled an act to provide a new charter for the city of Charlottesville, approved March 14, 1908.

No. 160. House bill to amend and re-enact section 2 of an act entitled an act to incorporate the town of Dillwyn, in Buckingham

county, Virginia, approved March 12, 1912.

No. 161. House bill to authorize the city of Suffolk to issue bonds to redeem bonds maturing during the years 1920 and 1921.

No. 162. House bill to amend and re-enact an act entitled an act to provide for the protection of certain fur-bearing animals in the county of Loudoun, approved February 9, 1916, as amended by an act approved March 4, 1918.

No. 163. House bill to amend and re-enact section 3082 of the

Code of Virginia.

No. 164. House bill to amend and re-enact section 1615 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 8 of an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia and to repeal all acts or parts of acts of the General Assembly of Virginia, and any section or sections of the Code of Virginia in conflict with the provisions thereof, especially an act entitled an act to regulate the practice of medicine and surgery in the Staate of Virginia, approved February 22, 1894, and sections 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751 and 1752 of the Code of Virginia of 1887; and all amendments thereto, approved March 13, 1912, approved March 27, 1918.

No. 165. House bill to amend and re-enact section 3855 of the

Code of Virginia relating to co-operative associations.

No. 166. House bill to amend and re-enact section 3357 of the

Code of Virginia.

No. 167. House bill to amend and re-enact section 3716 of the Code of Virginia.

All other business having been suspended, The Speaker, in the presence of the House, signed the following bills, which had been passed by both Houses and duly enrolled, the titles of said bills having been publicly read:

No. 3. House bill to amend and re-enact section 42 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact section 1402 of the Code of Virginia, approved March 28, 1902, in relation to suits by and against trustees, approved March 15, 1918.

No. 5. House bill to amend and re-enact section 1636 of the Code of Virginia.

No. 6. House bill to amend and re-enact section 122 of the

Code of Virginia.

No. 7. House bill to amend and re-enact section 2094 of the

Code of Virginia.

No. 4. House bill to amend and re-enact section 59 of the Code of Virginia, and to repeal an act entitled an act to amend and reenact an act approved February 10, 1904, entitled an act to make valid any disposition of property in perpetuity for the maintenance or care of cemeteries, cemetery lots, monuments and other erections and authorizing cemetery companies and trustees holding title to cemeteries or burial grounds to take and hold any property according to the terms of the grant, bequest, devise or gift, as amended and re-enacted by an act approved February 20, 1906, approved February 16, 1918.

No. 103. Senate bill to authorize the board of supervisors of Pittsvlvania county to borrow the sum of \$75,000 to be used for general county purposes, including public schools and public roads,

and to issue notes or bonds therefor.

House bill to provide for the issuing of bonds of Fauquier county for permanent road or bridge improvement in the

magisterial districts of the said county.

The motion of Mr. Gordon to reconsider the vote by which No. 80 House bill to amend and re-enact section 3388 of the Code of Virginia, which provides for clerks' offices to be open certain days, records, etc., open to inspection; copies authorized; was rejected, was agreed to.

The question being "Shall the bill pass?" was put and decided

in the affirmative—yeas, 46; nays, 29.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Brown, J. Sinclair, Brown, Mayo C., Carter, Commins, Deans, Diggs, Dodson, Ewell, Fuller, E. R., Fuler, R. H., Gatewood, Gibson, Gray, Green, Groome, Haddon, Hall, Hicks, E. A., Hurt, Jesse, Joyce, Langhorne, Noland, Nottingham, Pitts, Powers, Prince, Ramsey, Shelton, Smith, L. F., Stephenson, Story, Stuart, Templeton, Tiffany, Turner, Williams, Willis, Young, Mr. Speaker—46.

NAYS—Messrs. Boothe, Bowles, Buntin, Carpenter, Chase, Copp. Dickerson, Felts, Flanagan, Fulton, Garber, Gordon, Hicks, W. F., Hyatt, McNutt, Moffett, Omps, Ozlin, Padgett, Robinson, Ruebush, Sinclair, Smith, Chas. F., Snead, Snidow, Taylor, Watts, Wilcox, Wilkins—29.

Snead, Snidow, Taylor, Watts, Wilcox, Wilkins-29.

The following House bills were read at length a third time and passed:

No. 51. House bill to amend and re-enact section 89 of an act entitled an act to provide for the settlement, registration, transfer and assurance of titles to land, and to establish courts of land registration with jurisdiction for said purposes, and to make uniform the laws of the States enacting the same, approved February 24, 1916, as amended by an act approved March 20, 1916, and as further amended by an act approved March 20, 1918—yeas, 67; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Commins, Copp. Deans, Dickerson, Diggs, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gordon, Gray, Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Prince, Ramsey, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Story, Stuart, Taylor, Templeton, Tiffany, Turner, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—67.

No. 55. House bill to amend section 786 of the Code of Virginia—yeas, 64; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp. Deans, Dickerson, Diggs, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Nottingham, Omps, Ozlin, Padgett, Powers, Prince, Ramsey, Robinson, Ruebush, Shepherd, Sinclair, Snead, Snidow, Stephenson, Stuart, Taylor, Templeton, Tiffany, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—64.

NAYS—Messrs. Gordon, Smith, Chas. F., Turner—3.

No. 56. House bill to amend sections 653 and 654 of the Code of Virginia—yeas, 56; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Boschen, Bowles, Buntin, Carpenter, Carter, Chase, Commins, Copp, Dickerson, Diggs, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Green, Groome, Hall, Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Ramsey, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Suead, Stephenson, Story, Stuart, Taylor, Templeton, Watts, Wilcox, Wilkins, Willis, Mr. Speaker—56.

No. 57. House bill to amend section 703 of the Code of Virginia, and to repeal sections 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717 and 718 of the Code of Virginia—yeas, 59; nays, 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Deans, Dickerson, Diggs, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Glipin, Gray, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Noland, Nottingham, Omps, Pitts, Powers, Prince, Ramsey, Robinson, Ruebush, Shepherd, Sinclair, Smith, Chas. F., Snead, Stephenson, Story, Taylor, Templeton, Tiffany, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—59.

NAYS-Messrs. Gatewood, Gordon, Padgett, Snidow, Turner-5.

No. 58. House bill to amend and re-enact an act entitled an act to provide for the acceptance of the conditions of the Federal act commonly called the Smith-Hughes bill (Public No. 347, 64th Congress), and authorizing the State Board of Education to act as a State board of vocational education for the Commonwealth, and authorizing the treasurer of the State of Virginia to act as custodian of such funds as may be received from the Federal government, and to pay the same out on warrant drawn by the State Board of Education, and authorizing the State Board of Education to establish a department of vocational education, and appropriating money therefor, approved February 23, 1918; also to authorize boards of supervisors and councils to appropriate money for vocational education yeas, 64; navs, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Copp, Deans, Dickerson, Diggs, Dillard, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Prince, Ramsey, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Tiffany, Turner, Wilcox, Williams, Young, Mr. Speaker

No. 60. House bill to provide that the University of Virginia, the College of William and Mary, the Virginia Agricultural and Mechanical College and Polytechnic Institute, the Virginia Normal and Industrial Institute, and the several State normal schools for women shall be placed on the year-round basis of instruction as soon as their financial resources will warrant—yeas, 64; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Blair, Bondurant, Boothe, Boschen, Brown, Mayo C., Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Prince, Ramsey, Robinson, Ruebush, Shelton, Charles State of Standard Shepherd, Sinclair, Smith, Chas. F., Snead, Snidow, Stephenson, Story, Taylor, Templeton, Tiffany, Turner, Wilcox, Williams, Young, Mr. Speaker-64.

No. 61. House bill to amend section 615 of the Code of Virginia—veas, 54; navs, 2.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Barnes, Bolton, Bondurant, Boschen, Bowles, Brown, Mayo C., Carter, Cherry, Commins, Copp, Deans, Dickerson, Diggs, Ewell. Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gray, Hall, Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Noland, Omps, Ozlin, Padgett, Pitts, Powers, Ramsey, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Snead, Snidow, Stephenson, Story, Taylor, Templeton, Tiffany, Turner, Watts, Wilkins, Williams, Young, Mr. Speaker—54.

NAYS-Messrs. Gordon, McNutt-2.

No. 62. House bill to repeal sections 693 and 722 of the Code of Virginia—yeas, 64; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin. Carpenter, Carter, Cherry, Copp, Deans, Dickerson. Dodson, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Green, Groome, Haddon, Hall. Hicks, E. A., Hicks, W. F., Hurt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Powers, Prince, Ramsey, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Snead, Snidow, Stephenson, Story, Taylor, Templeton, Tiffany, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—64.

No. 63. House bill to amend section 604 of the Code of Virginia—yeas, 56; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carter, Cherry, Commins, Copp, Deans, Diggs, Dodson, Ewell, Flanagau, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Green, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Nottingham, Omps, Padgett, Powers, Ramsey, Shepherd, Smith, L. F., Snead, Snidow, Stephenson, Stuart, Taylor, Tiffany, Turner, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—56. NAYS—Messrs. Anderson, Robinson, Ruebush—3.

No. 64. House bill to amend section 741 of the Code of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe. Boschen, Brown, Mayo C., Buntin, Commins, Copp, Dickerson, Diggs, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Green, Groome, Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Nottingham, Omps, Ozlin, Padgett, Pitts, Prince, Ramsey, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wilcox, Williams, Willis, Mr. Speaker—60.

No. 94. House bill to amend section 3027 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to provide in cities containing forty thousand inhabitants or more for the appointment of matron for the jails, and to fix their compensation and to provide how the same shall be paid, approved March 12, 1908, approved March 16, 1918, came up.

Mr. Willis moved to reconsider the vote by which the amendment offered by him on yesterday was agreed to, which was agreed

to. The amendment offered by Mr. WILLIS was rejected.

Mr. Fulton moved to amend the bill as follows: Section 1, line 6, after the word "shall" insert the words "in the discretion of the judge of the corporation court"; and in section 2, line 2, after the word "shall" insert the words, "in the discretion of the judge of the corporation court"; which was agreed to.

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The bill was ordered to be engrossed, and being presently engrossed, was read at length a third time and passed—yeas, 65; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Powers, Prince, Ramsey, Robinson, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Snead, Snidow, Stephenson, Story, Taylor, Templeton, Turner, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—65.

Motions severally made to reconsider the votes by which Nos. 80, 51, 55, 56, 57, 58, 60, 61, 62, 63, 64 and 94 House bills were passed, were rejected.

The following Senate bills were read at length a second time:

No. 25. Senate bill to authorize and require the board of supervisors of Warren county to issue bonds of the said county not in excess of fifteen thousand dollars (\$15,000.00) to bear interest at the rate of five per centum per annum; to pay for the completion of the road leading from Browntown to Bentonville, in South River district in said county; and to levy a tax on the taxable property of said district to pay the interest on said bonds and provide a inking fund for their redemption.

No. 65. Senate bill to amend and re-enact section 2 of an act entitled an act to amend and re-enact an act approved February: 0, 1896, entitled an act to provide for working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by an act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change and re-locate roads in that county and contract for the construction of same, on terms and conditions approved March 16, 1918.

No. 85. Senate bill to authorize the State Highway Commissioner to sell the houses and lands appurtenant thereto on the Valley turnpike conveyed to the Commonwealth of Virginia under

the act approved March 20, 1918.

No. 115. Senate bill to amend and re-enact an act entitled an act to amend and re-enact section 7 of an act entitled an act for working and keeping in order the public roads of Mecklenburg county, and to provide for the levy of taxes for that purpose, approved March 6, 1900, approved March 15, 1910.

No. 102. Senate bill to authorize the school board of Fairfield school district No. 3, of Henrico county to borrow money to retire

outstanding bonds and pay off present indebtedness.

No. 69. Senate bill to amend section 3876 of chapter 151 of the Code of 1919, so as to allow members of any such corporations as are referred to in said section, when physically or otherwise disabled from being present in person at any meeting called or held for any of the purposes referred to in said section, to vote by proxy.

On motion of Mr. WILLIS, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

THURSDAY, FEBRUARY 5, 1920.

Prayer by Rev. J. B. Hunley, of the Hanover Avenue Christian church, Richmond, Va.

On motion of Mr. Young, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal, as provided by

A communication from the Senate, by their Clerk, was read as follows:

In Senate, February 4, 1920.

The Senate has passed Senate bills entitled an act to amend and re-enact section 1471 of the Code of Virginia, No. 112; and an act to amend and re-enact section 882 of the Code of Virginia, No. 139. In which they request the concurrence of the House of Delegates.

Nos. 112 and 139 Senate bills were referred to the Committee

on Agriculture and Mining.

The following House bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 168. House bill to amend and re-enact section 3487 of the Code of Virginia concerning fees of sheriffs, sergeants, criers and constables.

No. 169. House bill to amend and re-enact section 2252 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 448 of the Code of Virginia (1887), as heretofore amended, in relation to commissioners of revenue, approved March 16, 1918.

No. 170. House bill to provide for the appointment of a commission on the fee system in Virginia, and to prescribe the powers and duties of said commission.

No. 171. House bill to amend and re-enact section 2158 of the

Code of Virginia.

No. 172. House bill to amend and re-enact sections 2224 and 2230 of the Code of Virginia.

No. 173. House bill to authorize payment of State taxes and local levies for the year 1919 in the district of any commissioner of the revenue where the assessment of taxes and levies, which he was required by law to make, were not made upon the land, personal property and income books as required by law on or before December 31, 1919, where such commissioner of the revenue retired from office on that date; and to authorize payment of State taxes and levies within the period of sixty days after same has been duly assessed without payment of penalty.

No. 174. House bill to require treasurers of cities of over 70,000 inhabitants to mail bills for State taxes to taxpayers and to maintain during the month of November of each year at least one or more offices in each ward of such cities where money in payment

of State taxes may be received and proper receipts given.

No. 175. House bill to provide for the organization, operation and supervision of fire insurance rate-making bureaus; to provide for a review of rates and rules fixed by such bureaus for insurance upon property in this State; to prohibit discrimination in such rates; to regulate all agreements between fire insurance companies or their agents affecting such rates; and empowering the commissioner of insurance to reduce fire insurance rates, and providing penalty for violation; having been considered by the committee in session, was reported from the Committee on Insurance and Banking.

The following House bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 176. House bill to provide for the appointment of a commission on medical education in Virginia; to define its powers and duties: to provide how the University of Virginia and the Medical College of Virginia may be consolidated, and prescribing the effect thereof.

No. 177. House bill to provide for a commission to study the condition of the blind in the State of Virginia, to ascertain their number, both infant and adult, so far as practicable, and the provision made under existing law for their educational and vocational training and assistance, and to report its findings to the next General Assembly, together with such recommendations for the revision of existing laws and the enactment of new laws as will best promote their interest, and to make appropriation for the costs of said commission.

No. 178. House bill to amend section 659 of the Code of Virginia.

No. 179. House bill to authorize the exchange and conveyance of a lot not exceeding eleven acres of land, part of the State penitentiary farm; having been considered by the committee in session, was reported from the Committee on Asylums and Prisons.

No. 180. House bill to amend and re-enact sections 14 and 15 of

an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918; having been considered by the committee in session, was' reported from the Committee on Moral and Social Welfare.

House resolution requesting the Commissioner of Prohibition to transmit to the House certain information; having been considered by the committee in session, was reported from the Committee

on Moral and Social Welfare.

House bill to provide for the appointment of a commission to be known as the University of Virginia and Richmond Memorial Road Commission; to prescribe its powers and duties; and to provide for the construction of the University of Virginia and Richmond Memorial Road; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill authorizing the town of Farmville to issue bonds to pay off the floating debt of the town; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:



The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 12 of an act entitled an act to provide for working of roads in the counties of Chester-field, Powhatan and Goochland, approved March 3, 1884, as here-tofore amended, in so far as the said section relates to the county of Powhatan; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to create a sanitary district of Alexandria county; to provide for the appointment of the Arlington Sanitary Commission; to prescribe the powers and duties of said commission; to impose certain duties upon the board of supervisors; to authorize the levying of certain taxes by the board of supervisors, and the issuance of certain bonds upon certain conditions; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

.The bill was referred to the Committee on Counties, Cities and Towns.

House bill to prohibit the hunting, shooting or trapping of ringed-neck pheasants in Shenandoah county, until after the first day of November, 1922; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill for the protection of deer and elk in Shenandoah

county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the

following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

Mr. Gilpin offered the following joint resolution:

Whereas many members of both bodies have been stricken with influenza, and

Whereas it is thought best for the safety and health of the mem-

bers that a recess be taken until the epidemic has abated,

Now, therefore, be is resolved by the House of Delegates, the Senate concurring, that when the two Houses adjourn today, they adjourn to meet Tuesday, February 17, 1920, at 12 o'clock M.

Resolved further, that permission be given to any committee

to sit during the recess at its pleasure.

Which was rejected.

Mr. TAYLOR offered the following joint resolution:

Resolved by the House of Delegates, the Senate concurring, that a committee of four, consisting of the chairman of the Senate Finance Committee, the chairman of the Senate Committee on Public Institutions, the Chairman of the Appropriation Committee of the House, and the chairman of the House Committee on Schools and Colleges, be and is hereby appointed for the purpose of visiting and inspecting the Virginia School for the Deaf and Blind at as early date as may be practicable, with a view of considering certain requests submitted on behalf of said school for appropriations, and of formulating such recommendations to the General Assembly as it may deem necessary and proper to relieve the conjected conditions at said school, the necessary expenses to be paid equally out of the Senate and House contingent funds; which was agreed to.

Ordered that Mr. Taylor carry the resolution to the Senate and

request their concurrence.

The following were presented and referred under Rule 37:

-To the Committee on Special, Private and Local Legislation:

By Mr. Horsley: A bill to authorize the board of supervisors of Appointation to levy an additional capitation tax, as provided by section 173 of the Constitution of Virginia.

By Messrs. Powers and Wallace: A bill to authorize and require the board of supervisors of Norfolk county to levy a sufficient tax in addition to the levy authorized by law, to be laid for general district school purposes, to pay the interest on and principal of certain bonds as the same shall become due.

By Messrs. Powers and Wallace: A bill authorizing the board

of supervisors of Norfolk county to levy a capitation tax for school

purposes.

By Mr. Henley: A bill to provide for an election by the qualified voters of Grafton magisterial district, in the county of York, State of Virginia, for a bond issue by said district, for the purpose of building a high school in said district for white children, and to determine by said election at what place in said district said school shall be built.

To the Committee on Moral and Social Welfare:

By Mr. Gibson: A bill to amend and re-enact section 32 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitatons beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of the Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

To the Committee on Schools and Colleges:

By Messrs. Jesse and Garber: A bill to provide State owned text books for the elementary grades of the public schools and to appropriate money therefor.

By Mr. Prince: A bill to provide for the physical examina-

tion of teachers in the public schools.

To the Committee on Roads and Internal Navigation:

By Mr. WILKINS: A bill to amend and re-enact section 2138 of the Code of Virginia.

To the Committee on Agriculture and Mining:

By Mr. Boschen: A bill to regulate the sale of bakery products, and fixing penalties for violation of the provisions thereof.

To the Committee on General Laws:

By Mr. Bosman: A bill to amend and re-enact sections 4570

and 4571 of the Code of Virginia.

By Messes. Dodson, Haddon, Cherry and Jesse: A bill to provide for the examination and certification of professional engineers, architects and land surveyors; to regulate the practice of engineering, architecture and land surveying and to establish their regulation to public works and the surveying and platting of land.

To the Committee on Insurance and Banking:

By Mr. M. C. Brown: A bill to amend and re-enact sections 14, 16, 17 and 18 of an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly, a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred (\$300.00) dollars, to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of banking division of the corporation commission in respect to licensees; repealing section 81 of the revenue act and all other acts and parts of acts inconsistent with the provisions of this act, approved March 23, 1918.

To the Committee for Courts of Justice:

By Mr. Wilcox (by request): A bill to provide a lien on monuments, tombstones, coping or other such cemetery structures in favor of persons or corporations furnishing the same, and to provide how such lien may be enforced.

By Mr. Ozlin: A bill to amend and re-enact section 5103 of the

Code of Virginia.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a first time and ordered to be printed:

No. 168. House bill to amend and re-enact section 3487 of the Code of Virginia concerning fees of sheriffs, sergeants, criers and constables.

No. 169. House bill to amend and re-enact section 2252 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 448 of the Code of Virginia (1887), as heretofore

amended, in relation to commissioners of revenue, approved March 16, 1918.

No. 170. House bill to provide for the appointment of a commission on the fee system in Virginia, and to prescribe the powers and duties of said commission.

No. 171. House bill to amend and re-enact section 2158 of the

Code of Virginia.

No. 172. House bill to amend and re-enact sections 2224 and

2230 of the Code of Virginia.

No. 173. House bill to authorize payment of State taxes and local levies for the year 1919 in the district of any commissioner of the revenue where the assessment of taxes and levies, which he was required by law to make, were not made upon the land, personal property and income books as required by law on or before December 31, 1919, where such commissioner of the revenue retired from office on that date; and to authorize payment of State taxes and levies within the period of sixty days after same has been duly assessed without payment of penalty.

No. 174. House bill to require treasurers of cities of over 70,000 inhabitants to mail bills for State taxes to tax-payers and to maintain during the month of November of each year at least one or more offices in each ward of such cities where money in payment

of State taxes may be received and proper receipts given.

No. 175. House bill to provide for the organization, operation and supervision of fire insurance rate-making bureaus; to provide for a review of rates and rules fixed by such bureaus for insurance upon property in this State; to prohibit discrimination in such rates; to regulate all agreements between fire insurance companies or their agents affecting such rates; and empowering the commissioner of insurance to reduce fire insurance rates, and providing penalty for violation.

No. 176. House bill to provide for the appointment of a commission on Medical Education in Virginia; to define its powers and duties; to provide how the University of Virginia and the Medical College of Virginia may be consolidated, and prescribing

the effect thereof.

No. 177. House bill to provide for a commission to study the condition of the blind in the State of Virginia, to ascertain their number, both infant and adult, so far as practicable, and the provision made under existing law for their educational and vocational training and assistance, and to report its findings to the next General Assembly, together with such recommendations for the revision of existing laws and the enactment of new laws as will best promote their interest, and to make appropriation for the costs of said commission.

No. 178. House bill to amend section 659 of the Code of Virginia.

No. 179. House bill to authorize the exchange and conveyance

of a lot not exceeding eleven acres of land, part of the State Penitentiary Farm.

No. 180. House bill to amend and re-enact sections 14 and 15 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of commissioner of prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916. and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

No. 73. House bill to amend and re-enact sections 2, 8-b, 8-c, 8-d, 9, 10, 13, 14, 15, 21½, 22, 25, 28, 30½, 36, 36-a, 36-b, 40-a, 44, 55-b, 55-d, 57, 59, 62, 63, 67, 71 and 75, and to repeal sections 32, 33, 34, 35. 48 and 55-e of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of commissioner of prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from

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certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918; and to abolish the office of commissioner of prohibition. Special and continuing order at 12:30 P. M. was, on motion of Mr. Gilpin, passed by until Tuesday, February 10th, at 12:30 o'clock P. M.

The following Senate bills were read at length a third time and passed:

No. 25. Senate bill to authorize and require the board of supervisors of Warren county to issue bonds of the said county not in excess of fifteen thousand dollars (\$15,000.00) to bear interest at the rate of five per centum per annum; to pay for the completion of the road leading from Browntown to Bentonville, in South River district in said county; and to levy a tax on the taxable property of said district to pay the interest on said bonds and provide a sinking fund for their redemption—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Cherry Commins, Copp, Crockett, Dickerson, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Groome, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Pitts, Powers, Prince, Ramsey, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Story, Stuart, Tabb, Taylor, Turner, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—74.

No. 65. Senate bill to amend and re-enact section 2 of an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled an act to provide for working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by an act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change and re-locate roads in that county and contract for the construction of same, on terms and conditions, approved March 16, 1918—yeas, 73; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Commins, Copp, Deans, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Green,

Groome, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Powers, Prince, Ramsey, Robinson, Ruebush, Shelton, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Tiffany, Turner, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—73.

No. 85. Senate bill to authorize the State Highway Commission to sell the houses and lands appurtenant thereto on the Valley turnpike conveyed to the Commonwealth of Virginia under the act approved March 20, 1918—yeas, 73; nays, 0.

The vote required by the Constitution, this being an emergency

aact, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Commins, Copp, Deans, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Powers, Prince, Ramsey, Robinson, Ruebush, Shelton, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Tiffany, Turner, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—73.

No. 115. Senate bill to amend and re-enact an act entitled an act to amend and re-enact section 7 of an act entitled an act for working and keeping in order the public roads of Mecklenburg county, and to provide for the levy of taxes for that purpose, approved March 6, 1900, approved March 15, 1910—yeas, 73; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Commins, Copp, Deans, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Powers, Prince, Ramsey, Robinson, Ruebush, Shelton, Sinclair, Smith, E. Hugh, Smith, Horace I., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Tiffany, Turner, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—73.

No. 102. Senate bill to authorize the school board of Fairfield school district No. 3 of Henrico county to borrow money to retire outstanding bonds and pay off present indebtedness—yeas, 73; navs. 0.

The vote required by the Constitution, this being an amergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Commins, Copp, Deans, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Green.

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Groome, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Powers, Prince, Ramsey, Robinson, Ruebush, Shelton, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Tiffany, Turner, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—73.

Motions severally made to reconsider the votes by which Nos. 25, 65, 85, 115 and 102 Senate bills were passed, were rejected.

The following Senate bills were read at length a second time: No. 43. Senate bill to prohibit any officer in administering an oath from requiring or requesting the person taking the oath to

kiss the Holy Bible, or any book or books thereof.

No. 74. Senate bill to validate certificates of acknowledgment to deeds and other writings recorded in Virginia, taken by officers of other States than Virginia, who are authorized to take acknowledgment of deeds in the State or territory in which they act, and to validate certificates of acknowledgment taken by Virginia officers who served in the world war.

No. 79. Senate bill to enlarge and to define the power and the jurisdiction of police justices to admit persons to bail and fixing

the compensation therefor.

No. 83. Senate bill to amend and re-enact sections 5887 and 5888 of the Code of Virginia.

No. 26. Senate bill to authorize increase of pay to the clerk of Page county for services as clerk of the board of supervisors.

No. 57. Senate bill to amend and re-enact section 10 of an act entitled an act to incorporate the town of Virgilina, in the county

of Halifax, approved February 5, 1900.

No. 104. Senate bill to authorize the board of supervisors of Fauquier county to erect a county building to contain the offices of the treasurer and clerk, and other county officers; and to contract a loan and issue bonds for said purpose upon the approval of the judge of the circuit court for said county; and to levy an annual tax to pay interest on said bonds and to create a sinking fund for their payment at maturity or before.

The following House bills, having been printed, were read at

length a second time and ordered to be engrossed:

No. 116. House bill to authorize the school board of Pleasant Grove magisterial district, Number 3, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount.

No. 117. House bill to authorize the county of Rockbridge and the town of Lexington to purchase a lot to be used for the parking

of automobiles and to collect a fee for such parking.

No. 118. House bill to authorize and empower the board of supervisors of the county of Dickenson, Virginia, to lay a special county levy to raise money for the purpose of providing for the

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construction of a county memorial, industrial and high school building, to be built in the town of Clintwood, in Dickenson county, Virginia, and providing for the securing of land upon which to erect said building, and to erect and equip said building, and to authorize and empower the said board of supervisors of said county to lay a special district levy in the Clintwood magisterial district in said county to raise money for the purpose of supplementing said special county levy, and also to authorize and empower the town council of the said town of Clintwood to lay a special town levy in the said town to raise money for the purpose of also supplementing said special county levy. The said school building to be known as the "Dickenson County Memorial, Industrial and High School Building," and the said school building shall stand as a monument and memorial to the soldiers, sailors and marines from said county of Dickenson in the late world's war, who lost their lives in this war.

No. 119. House bill to validate certain allowances made to petit

jurors by the circuit court of Washington county.

No. 124. House bill to amend and re-enact section 5917 of the

Code of Virginia.

No. 127. House bill to authorize the school board of Butts Road magisterial district, Number 4, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount.

No. 130. House bill to provide for the drainage of lands in

the county of Prince Edward.

No. 131. House bill to amend and re-enact section 1486 of the

Code of Virginia.

No. 138. House bill to authorize and empower the board of supervisors of Princess Anne county, Virginia, to borrow money and issue bonds for the purpose of completing the North Landing Road in Kempsville magisterial district from the village of Kempsville to Salem church.

No. 147. House bill to authorize the board of supervisors of Nelson county to issue bonds, not exceeding in amount \$15,000.00, for road and bridge purposes in Massie's Mill magisterial district.

No. 148. House bill to repeal an act entitled an act to provide for the opening and working of roads and keeping the same in repair, and to provide for erecting and maintaining bridges in the county of Culpeper, approved January 25, 1898, and all acts and parts of acts amendatory thereof.

No. 150. House bill to amend and re-enact section 8 of an act approved March 10, 1902, entitled an act prescribing the manner of working and keeping in repair the public roads, and the manner of opening and constructing new roads and bridges, and discon-

tinuing public roads in Alleghany county, Virginia.

No. 154. House bill to amend and re-enact section 291 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact section 164 of the Code of Virginia, 1904, as amended and re-enacted March 14, 1908, as amended and re-enacted March

17. 1910, as amended and re-enacted February 18, 1915, in relation to qualifications of disability of persons holding office under United States so as to allow rural carriers of United States government to be appointed and act as notary public, approved March 16, 1918.

No. 158. House bill to amend and re-enact an act entitled an act to define the corporate limits and charter of the city of Williamsburg, approved March 17, 1884, and acts amendatory thereof.

No. 159. House bill to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith; and also to amend and re-enact an act entitled an act to provide a new charter for the city of Charlottesville, approved March 14, 1908.

No. 160. House bill to amend and re-enact section 2 of an act entitled an act to incorporate the town of Dillwyn, in Buckingham

county, Virginia, approved March 12, 1912.

No. 161. House bill to authorize the city of Suffolk to issue bonds to redeem bonds maturing during the years nineteen hun-

dred and twenty and nineteen hundred and twenty-one.

No. 162. House bill to amend and re-enact an act entitled an act to provide for the protection of certain fur-bearing animals in the county of Loudoun, approved February 9, 1916, as amended by

an act approved March 4, 1918.

No. 50. House bill to amend and re-enact section 2769 of the Code of Virginia, 1919, and to repeal an act entitled an act to amend and re-enact section 848 of the Code of Virginia, 1887, as heretofore amended, in relation to the compensation of supervisors, approved March 14, 1918. (Substitute.)

No. 103. House bill to amend and re-enact sections 3512 and

3529 of the Code of Virginia.

No. 109. House bill to amend and re-enact sections 1215, 1216 and 1217 of the Code of Virginia. (Amended.)

No. 111. House bill to amend and re-enact section 4248 of the

Code of Virginia.

No. 112. House bill to encourage thrift and savings amongst industrial classes similar to the encouragement afforded by building and loan associations and to authorize the incorporation of industrial loan associations for the purpose of making small loans to industrial classes on security and at a low rate of interest.

No. 110. House bill to provide for the tuberculin testing of and indemnity for dairy and breeding cattle slaughtered on account of tuberculosis, and to appropriate money for the expenses thereofwas, on motion of Mr. Carter, committed to the Committee on Appropriations.

On motion of Mr. Bondurant, the House adjourned.

RICHARD L. BREWER, JR., Speaker of the House of Delegates.

JNO. W. WILLIAMS, ('lerk' of the House of Delegates.



FRIDAY, FEBRUARY 6, 1920.

Prayer by Rev. J. B. Hunley, of the Hanover Avenue Christian church, Richmond, Va.

On motion of Mr. Powers, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal, as provided by

A communication from the Senate, by their clerk, was read as follows:

In Senate, February 5, 1920.

The Senate has indefinitely postponed House bill entitled an act to promote the health and efficiency of firemen in cities having more than one hundred thousand inhabitants, by providing for a two-platoon system for firemen of such cities, No. 47.

They have passed House bill entitled an act to amend and reenact section 2233 of the Code of Virginia in relation to the appointment of assessors of lands and lots, and to repeal an act entitled an act to amend and re-enact section 437 of the Code of Virginia (1887) as heretofore amended, approved September 9, 1919, No. 67.

And they have passed Senate bills entitled an act to amend section 2726 of the Code of Virginia, No. 97; and an act to amend and re-enact section 15 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of commissioner of prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities: to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, No. 215.

In which they request the concurrence of the House of Delegates.

No. 97. Senate bill was referred to the Committee on Counties,

Cities and Towns.

No. 215. Senate bill was referred to the Committee on Moral and Social Welfare.

The following Scnate bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 108. Senate bill authorizing the board of supervisors of Carroll county to levy a capitation tax for schools or other county

purposes.

No. 111. Senate bill to amend and re-enact an act approved March 15, 1904, authorizing the board of supervisors of Patrick and Grayson counties to levy a capitation tax for school and other

county purposes.

No. 24. Senate bill to authorize and require the board of supervisors of Page county to levy a sufficient tax in addition to the levy authoried by law, to be laid for general district school purposes, to pay the interest on and principal of certain bonds as the came shall become due.

The following House bills, having been considered by the comnittee in session, were reported from the Committee on Agriculture

and Mining:

No. 181. House bill to amend and re-enact sections 526, 530, 5-0, 541 and 542 of the Code of Virginia, with reference to forests, and to add to said Code three new sections to be numbered 546-a, 546-b, 546-c.

No. 182. House bill requiring certain State institutions to pur-

chase only pure-bred cattle, sheep and hogs.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 183. House bill to authorize and empower the judge of the circuit court of the county of Prince Edward to have conveyed to the Rice Local Union, No. 63, of the Prince Edward County Branch of the Farmers' Educational and Co-Operative Union of America, or any other farmers' organization, certain land at Rice, in the county of Prince Edward.

No. 184. House bill to amend and re-enact section 3 of an act entitled an act appropriating the proceeds of the glebe lands, and other property, belonging to the parishes of Abingdon, Ware and Petsworth, in the county of Gloucester, and for other purposes,

passed January 25, 1814.

No. 185. House bill to repeal section 3 and to amend and reenact sections 4 and 5, and to enact section 5-a and section 21-a and to amend and re-enact sections 34, and 39, and 44, 49 and 57, of an act entitled an act to amend and re-enact an act entitled an act to provide for a new charter for the town of Farmville, approved February 10, 1890, as amended by an act to amend and re-enact section 18 of the charter of the town of Farmville, approved February 9, 1898, and as amended by an act to amend and re-enact section 1 and 13, and 21 of an act entitled an act to provide a new charter for the town of Farmville, approved February 20, 1900, as amended by an act to amend and re-enact section 21 of the charter of the town of Farmville, approved February 8, 1901, as amended and re-enacted by an act approved March 12, 1912.

No. 186. House bill to amend and re-enact section 2002 of the

Code of Virginia.

No. 187. House bill to authorize the city of Newport News to issue twenty-five thousand dollars (\$25,000.00) of bonds for the purpose of acquiring the necessary land and in erecting and constructing buildings for fire stations thereon.

No. 188. House bill to authorize the city of Newport News to issue one hundred and twenty-five thousand dollars (\$125,000.00) of bonds for rebuilding, repairing and redecking bridges over rail-

way tracks in said city.

No. 189. House bill to authorize the city of Newport News to issue one hundred thousand dollars (\$100,000.00) of bonds for the

purpose of erecting, constructing and equipping a jail.

No. 190. House bill to authorize the city of Newport News to issue one hundred thousand dollars (\$100,000,00) of bonds for the purchasing of necessary real estate and in erecting, constructing and installing incinerators in said city.

No. 191. House bill to provide for the protection of the wild

life in the county of Clarke.

No. 192. House bill to amend and re-enact section 2806 of the Code of Virginia.

No. 193. House bill authorizing the town council of Farmville

to issue bonds to pay off the floating debt of the town.

No. 194. House bill to prohibit the hunting, shooting or trapping of ringed-necked pheasants in Shenandoah county, until after the first day of November, 1922.

No. 195. House bill for the protection of deer and elk in Shen-

andoah county.

No. 196. House bill providing that any newspaper published in a city wholly or partly within the geographical limits of any county shall be deemed to be published in such county or counties as well as in such city; having been considered by the committee in session, was reported from the Committee on General Laws.

The following House bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 197. House bill to authorize the town of Narrows to appro-

priate seven thousand five hundred dollars towards the erection by the Pearisburg school district of a public high school building in said town, and to provide for the issuing of the bonds of the town to raise the money for the said purpose.

No. 198. House bill authorizing the school board of Plymouth school district in the county of Lunenburg to borrow money, not to exceed \$30,000, for the building, repairing and equipment of

school-houses in said district.

No. 199. House bill to amend and re-enact sections 645 and 658 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Moral and Social Welfare:

No. 200. House bill to amend and re-enact section 35 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeal of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; Lefining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act: defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act, to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

No. 201. House bill to amend and re-enact section 32 of an act entitled an act to define ardent spirits and to prohibit the manufacutre, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act: to prescribe the force and effect of certain evidence and prosecutions for

violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 202. House bill to create and establish in and for the city of Richmond, Virginia, a court of record to be called the Municipal Court of the City of Richmond; to define its jurisdiction, powers and procedure, and its relation to the other courts of said city; to provide for the qualification, election, duties, terms and compensations of the judge and clerk thereof; to provide for the keeping and filing of the records thereof, and all matter properly incidental to the proper conduct thereof.

No. 203. House bill to amend and re-enact section 5189 of the Code of Virginia, as amended by an act approved September

5, 1919.

No. 204. House bill to validate and hold firm and binding the receipt, recordation and verification of deeds, orders of probate, fiduciary accounts, and other papers and writings received into the clerk's offices of the courts of this Commonwealth by the clerks thereof, and transcribe upon the record books in said offices, through the receipt, recordation and verification certificates attached thereto have not received the attesting signatures of the said clerks, and to provide for the attesting and verification of the same.

No. 205. House bill to amend and re-enact section 3393 of the

Code of Virginia.

No. 206. House bill to amend and re-enact section 6452 of the Code of Virginia.

No. 207. House bill prescribing the time of holding the regu-

lar terms of court in the twenty-eighth judicial circuit.

No. 208. House bill to amend and re-enact section 2274 of the Code of Virginia.

No. 209. House bill to validate certain deeds made by the clerks of courts for land sold for delinquent taxes.

No. 210. House bill to amend and re-enact sections 5084 and

5085 of the Code of Virginia. (Without recommendation.)

No. 211. House bill to amend and re-enact section 5183 of the Code of Virginia so as to provide for embodying in a deed of conveyance a deed of trust to enforce the payment of unpaid purchase money. (Without recommendation.)

No. 212. House bill to regulate the sale of bakery products; and fixing penalties for violation of the provisions thereof; having been considered by the committee in session, was reported from

the Committee on Agriculture and Mining.

House bill to prohibit the removal and carrying away of sand and gravel from the fast land, beach or bluff abutting upon any of the rivers, streams or other waters within the jurisdiction of this Commonwealth or from the beds of any such waters, or from land lying between high and low water-mark of any such waters, and to repeal an act entitled an act to punish stealing and taking away sand within this Commonwealth, on the banks of the Potomac river, approved March 8, 1894; heretofore referred to the Committee on Counties, Cities and Towns, having been considered by the committee in session, was reported from the Committee on Counties, Cities and Towns with the recommendation that it be referred to the Committee on General Laws.

The bill was so referred.

House bill to establish within the corporate limits of the town of Norton, in Wise county, Virginia, a State normal and industrial school for white women; heretofore referred to the Committee on Schools and Colleges, having been considered by the committee in session, was reported from the Committee on Schools and Colleges with the recommendation that it be referred to the Committee on Appropriations.

The bill was so referred.

House bill to provide for an election by the qualified voters of Grafton magisterial district, in the county of York, State of Virginia, for a bond issue by said district, for the purpose of building a high school in said district for white children, and to determine by said election at what place in said district said school shall be built; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Schools and Colleges.

House bill to authorize the board of supervisors of Appomattox

county to levy an additional capitation tax, as provided by section 173 of the Constitution of Virginia; having been considered by the Joint Committee on Special. Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill authorizing the board of supervisors of Norfolk county to levy a capitation tax for school purposes; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Schools and Col-

House bill to authorize and require the board of supervisors of Norfolk county to levy a sufficient tax in addition to the levy authorized by law, to be laid for general district school purposes, to pay the interest on and principal of certain bonds as the same shall become due; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the

House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Schools and Colleges.

Mr. Willis moved that when the House adjourn today, it adjourn to meet tomorrow at ten o'clock A. M., which was agreed to.

A message was received from the Senate, by Mr. Robertson, who informed the House that the Senate had agreed to House joint resolution in relation to the appointment of a committee to visit the School for the Deaf and Blind.

Mr. Boschen moved to discharge the Committee for Courts of

Justice from the further consideration of-

House bill concerning the sale and contracts for the sale of goods, wares and merchandise to infants on credit.

Which was rejected—yeas, 25; navs, 34.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Bondurant, Boothe, Boschen, Chase, Crockett, Ewell, Flanagan, Garber, Gibson, Gilpin, Guerrant, Hicks, E. A., Horsley, Jesse, Nottingham, Pitts, Powers, Prince, Ruebush, Smith, Chas. F., Smith,

Horace L., Stephenson, Tiffany, Willis-25.

NAYS—Messrs. Blair, Bowles, Brown, J. Sinclair, Brown, Mayo C., Cherry, Commins, Copp. Deans, Dillard, Felts, Fuller, R. H., Gatewood, Gray, Groome, Haddon, Hall, Henley, Hurt, Joyce, Massey, McNutt, Moffett, Ozlin, Padgett, Rodgers, Shelton, Shepherd, Sinclair, Smith, L. F., Snead, Snidow, Story, Tabb, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—39.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Mr. J. Sinclair Brown: A bill to make and declare the county courthouse of Roanoke county, and the lot appurtenant thereto, located in the town of Salem, a part of each magisterial district of said county, for certain purposes.

By Mr. HUNDLEY: A bill for the protection of muskrat in

Essex county.

By Mr. Hurr: A bill to amend and re-enact sections 87 and 111 of an act entitled an act to incorporate the town of Crewe, in Nottoway county, Virginia, approved March 20, 1916.

To the Committee on Moral and Social Welfare:

By Mr. M. C. Brown: A bill to amend and re-enact section 4549 of the Code of Virginia.

To the Committee on Appropriations:

By Mr. Henley: A bill to erect a library building and auditorium as a memorial to the soldiers, sailors, marines and women who served in the World War, and to appropriate money therefor: to allow the Library Board to borrow money, issue bonds therefor and secure the same; and to allow the State Board of Education, from time to time, to invest the cash in hand of the Literary Fund in said bonds.

To the Committee for Courts of Justice:

By Messes. Gilpin, Hall and Noland: A bill to permit females to qualify, give bond and act as deputy clerks in all courts of this Commonwealth.

By Mr. Pitts: A fill to amend and re-enact section 6348 of the Code of Virginia, and to repeal section 6349 of the Code of Virginia, in relation to appeals and writs of error.

By Mr. Pitts: A bill to reduce the cost of appeals in the

Supreme Court of Appeals in certain cases.

To the Committee on Schools and Colleges:

By Mr. E. R. Fuller: A bill to provide tenure of office for teachers in the public schools of the Commonwealth of Virginia.

To the Committee on Insurance and Banking:

By Mr. Willis: A bill to amend and re-enact section 4148 of the Code of Virginia.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 108. Senate bill authorizing the board of supervisors of Carroll county to levy a capitation tax for schools or other county purposes.

No. 11. Senate bill to amend and re-enact an act approved March 15, 1904, authorizing the board of supervisors of Patrick and Grayson counties to levy a capitation tax for school and other county

purposes.

No. 24. Senate bill to authorize and require the board of supervisors of Page county to levy a sufficient tax in addition to the levy authorized by law, to be laid for general district school purposes, to pay the interest on and principal of certain bonds as the same shall become due.

The following House bills were read at length a first time and

ordered to be printed:

No. 181. House bill to amend and re-enact sections 526, 530, 540, 541 and 542 of the Code of Virginia, with reference to forests, and to add to said Code three new sections to be numbered 546-a, 546-b, 546-c.

No. 182. House bill requiring certain State institutions to pur-

chase only pure bred cattle, sheep and hogs.

No. 183. House bill to authorize and empower the judge of the circuit court of the county of Prince Edward to have conveyed to the Rice Local Union No. 63 of the Prince Edward County Branch of the Farmers Educational and Co-Operative Union of America, or any other farmers' organization, certain land at Rice, in the county of Prince Edward.

No. 184. House bill to amend and re-enact section 3 of an act entitled an act appropriating the proceeds of the glebe lands, and other property, belonging to the parishes of Abingdon, Ware and Petsworth, in the county of Gloucester, and for other purposes,

passed January 25, 1814.

No. 185. House bill to repeal section 3 and to amend and re-enact sections 4 and 5, and to enact section 5-a and section 21-a and to amend and re-enact sections 34 and 39, and 44, 49 and 57, of an act entitled an act to amend and re-enact an act entitled an act to provide for a new charter for the town of Farmville, approved February 10, 1890, as amended by an act to amend and re-enact section 18 of the charter of the town of Farmville, approved February 9, 1898, and as amend by an act to amend and re-enact sections 1 and 13 and 21 of an act entitled an act to provide a new charter for the town of Farmville, approved February 20, 1900, as amended by an act to amend and re-enact section 21 of the charter of the town of Farmville, approved February 8, 1901, as amended and re-enacted by an act approved March 12, 1912.

House bill to amend and re-enact section 2002 of the No. 186.

Code of Virginia.

No. 187. House bill to authorize the city of Newport News to issue twenty-five thousand dollars (\$25,000.00) of bonds for the purpose of acquiring the necessary land and in erecting and constructing buildings for fire stations thereon.

No. 188. House bill to authorize the city of Newport News to issue one hundred and twenty-five thousand dollars (\$125,000.00) of bonds for rebuilding, repairing and redecking bridges over rail-

way tracks in said city.

No. 189. House bill to authorize the city of Newport News to issue one hundred thousand dollars (\$100,000.00) of bonds for the

purpose of erecting, constructing and equipping a jail.

No. 190. House bill to authorize the city of Newport News to issue one hundred thousand dollars (\$100,000.00) of bonds for the purchasing of necessary real estate and in erecting, constructing and installing incinerators in said city.

No. 191. House bill to provide for the protection of the wild

life in the county of Clarke.

No. 192. House bill to amend and re-enact section 2806 of the Code of Virginia.

House bill authorizing the town council of Farmville

to issue bonds to pay off the floating debt of the town.

House bill to prohibit the hunting, shooting or trapping of ringed-necked pheasants in Shenandoah county until after the first day of November, 1922.

No. 195. House bill for the protection of deer and elk in Shen-

andoah county.

No. 196. House bill providing that any newspaper published in a city wholly or partly within the geographical limits of any county shall be deemed to be published in such county or counties as well as in such city.

No. 197. House bill to authorize the town of Narrows to appropriate seven thousand five hundred dollars towards the erection by the Pearisburg school district of a public high school building in said town, and to provide for the issuing of the bonds of the town to raise the money for the said purpose.

No. 198. House bill authorizing the school board of Plymouth school district, in the county of Lunenburg, to borrow money, not to exceed \$30,000, for the building, repairing and equipment of school

houses in said district.

No. 199. House bill to amend and re-enact sections 645 and 658

of the Code of Virginia.

No. 200. House bill to amend and re-enact section 35 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and pre-cribing procedure for search therefor and forfeiture thereof; to

prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeal of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of commissioner of prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, ant septic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act, to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

No. 201. House bill to amend and re-enact section 32 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale. and giving away of ardent spirits, or drugs, as herein defined, except as provided herein: declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of commissioner of prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities: to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918,

No. 202. House bill to create and establish in and for the city of Richmond, Virginia, a court of record to be called the Municipal Court of the City of Richmond: to define its jurisdiction, powers

and procedure, and its relation to the other courts of said city; to provide for the qualification, election, duties, terms and compensation of the judge and clerk thereof; to provide for the keeping and filing of the records thereof, and all matter properly incidental to the proper conduct thereof.

No. 203. House bill to amend and re-enact section 5189 of the Code of Virginia, as amended by an act approved September 5, 1919.

No. 204. House bill to validate and hold firm and binding the receipt, recordation and verification of deeds, orders of probate, fiduciary accounts and other papers and writings received into the clerks' offices of the courts of this Commonwealth by the clerks thereof, and transcribed upon the record books in said offices, though the receipt, recordation and verification certificates attached thereto have not received the attesting signatures of the said clerks, and to provide for the attesting and verification of the same.

No. 205. House bill to amend and re-enact section 3393 of the

Code of Virginia.

No. 206. House bill to amend and re-enact section 6452 of the

Code of Virginia.

No. 207. House bill prescribing the time of holding the regular terms of court in the twenty-eighth judicial circuit.

No. 208. House bill to amend and re-enact section 2274 of the

Code of Virginia.

No. 209. House bill to validate certain deeds made by the clerks of courts for land sold for delinquent taxes.

No. 210. House bill to amend and re-enact sections 5084 and

5085 of the Code of Virginia.

No. 211. House bill to amend and re-enact section 5183 of the Code of Virginia so as to provide for embodying in a deed of conveyance a deed of trust to enforce the payment of unpaid purchase money.

No. 212. House bill to regulate the sale of bakery products; and

fixing penalties for violation of the provisions thereof.

No. 74. Senate bill to validate certificates of acknowledgment to deeds and other writings recorded in Virginia, taken by officers of other States than Virginia who are authorized to take acknowledgment of deeds in the State or territory in which they act, and to validate certificates of acknowledgment taken by Virginia officers who served in the world war, was, on motion of Mr. Stephenson, recommitted to the Committee for Courts of Justice.

No. 108. House bill to amend and re-enact section 1234 of the Code of Virginia, was, on motion of Mr. Sinclair, dismissed.

The following House bills, having been printed, were read at

length a second time and ordered to be engrossed:

No. 115. House bill prohibiting educational institutions from conferring degrees unless the requirements for the respective degrees meet standards to be set up by the State Board of Education.

No. 120. House bill to amend and re-enact section 5431 of the Code of Virginia in relation to investments by fiduciaries, and to repeal an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to allow executors and fiduciaries to invest in Virginia three per centum bonds, issued by virtue of an act approved February 14, 1882, as amended by an act approved February 9, 1898, as amended by an act approved March 22, 1916, approved March 16, 1918.

No. 121. House bill to provide when and to what extent the statute of limitations shall be suspended by proceedings in creditors'

suits, as to claims provable therein.

No. 125. House bill to amend and re-enact section 3780 of the Code of Virginia, in relation to the amendment of charters of corporations after organization.

No. 126. House bill to repeal section 2833 of the Gode of Vir-

ginia.

No. 132. House bill to permit field trials with hunting dogs.

No. 133. House bill to permit wild birds and wild animals protected by law to be captured alive and held in captivity for propagation purposes.

No. 134. House bill to amend and re-enact section 3293 of the

Code of Virginia.

No. 135. House bill to amend and re-enact section 155 of the Code of Virginia.

No. 136. House bill to amend and re-enact section 158 of the

Code of Virginia.

No. 142. House bill to amend and re-enact section 4570 of the Code of Virginia; having been printed, was read at length a second time.

The question being on the engrossment of the bill was put and decided in the negative—yeas, 38; nays, 39.

The vote was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Boschen, Bowles, Carpenter, Crockett, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Gilpin, Green, Groome, Haddon, Hall, Henley, Hicks, W. F., Jesse, Joyce, Langhorne, Moffett, Ozlin, Pitts, Rew, Sinclair, Smith, Horace L., Smith, L. F., Snidow. Stuart, Tiffany, Watts, Wilcox, Wilkins, Williams, Willis, Young—38.

NAYS—Messrs. Blair. Bondurant. Boothe, Brown, J. Sinclair, Brown, Mayo C., Carter, Chase, Commins, Copp, Deans, Dickerson, Diggs, Dillard. Fulton. Garber, Gatewood, Gibson, Gray, Guerrant, Hicks, E. A., Horsley, Hurt, Hyatt, Massey, McNutt, Nottingham, Padgett, Prince, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Snead, Stephenson, Story, Tabb, Turner, Mr. Speaker—39.

On motion of Mr. Powers, the House adjourned.

RICHARD L. BREWER, JR., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

SATURDAY, FEBRUARY 7, 1920.

Prayer by Rev. J. B. Hunley, of the Hanover Avenue Christian church, Richmond, Va.

On motion of Mr. Crockett, the reading of the Journal was

dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their clerk, was read as follows:

In Senate, February 6, 1920.

The Senate has passed House bills entitled an act to authorize the board of supervisors of Fauguier county to erect a county building to contain the offices of the treasurer and clerk, and other county officers; and to contract a loan and issue bonds for said purpose upon the approval of the judge of the circuit court for said county; and to levy an annual tax to pay interest on said bonds and to create a sinking fund for their payment at maturity or before, No. 48; an act to amend and re-enact section 8 of an act entitled an act to amend and re-enact an act entitled an act to amend ad re-enact an act entitled an act to provide for the working and keeping in repair of public roads in the counties of Alleghany, Bath and Highland, approved February 12, 1884, as amended by an act approved February 1, 1900, in so far as applicable to the counties of Bath and Highland, approved March 12, 1912, No. 65; an act authorizing the board of supervisors of Brunswick county to distribute certain portions of the general county levy funds among the various districts for road purposes, No. 66; an act to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding three hundred thousand dollars (\$300,000.00). No. 82; an act to prohibit the obstructing of Pole Cat creek, Caroline county, No. 89; an act to authorize the town council of the town of Lawrenceville, Brunswick county, Virginia, to issue and sell bonds of the said town to an amount not in excess of twenty thousand dollars, for the purpose of raising money to repair, extend, enlarge and improve the municipal light, water and sewerage system of said town, No. 92; an act to amend and re-enact section 4, sub-section 1, of an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act approved February 23, 1918, No. 97; an act to authorize the board of supervisors of Bath county to condemn land and material in Highland county. under certain conditions, for road purposes, No. 99; and an act to provide for the construction, reconstruction, improvement and maintenance of the public roads and bridges in Giles county, other than such as are included in the State highway system, and to provide for the issuing of county bonds for the construction, reconstruction and permanent improvement of the roads and bridges embraced in the county highway system, No. 100.

And they have agreed to Senate joint resolution rejecting the proposed amendment to the Constitution of the United States on woman suffrage, No. 13.

In which they request the concurrence of the House of Delegates. Senate joint resolution No. 13 was referred to the Committee on

Federal Relations and Resolutions.

No. 213. House bill to provide for the appointment of a commission to be known as the University of Virginia and Richmond Memorial Road Commission; to prescribe its powers and duties; and to provide for the construction of the University of Virginia and Richmond Memorial Road; having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

No. 214. House bill to create a Department of Virginia State Police; to provide for its personnel; to prescribe the powers, duties and obligations of the department and the officers and employees thereof; and to make an appropriation for carrying out the provisions of this act; having been considered by the committee in session, was reported from the Committee on Militia and Police with

the recommendation that it do not pass.

THE SPEAKER laid before the House the following resolution reported from the Committee on Moral and Social Welfare:

Whereas, the Commissioner of Prohibition in his third annual report to the Governor and General Assembly of Virginia for the fiscal year ending October thirty-first, nineteen hundred and nineteen, on page eleven, accounts for an estimated sum of ten thousand dollars from confiscated vehicles, and, on pages fifty-seven and fifty-eight in table "C" accounts for a total of fines amounting to one hundred and thirty-five thousand eight hundred and forty-nine and eighty-four/one hundred dollars, and on page fifty-nine in table "D" accounts for the sum of sixty-four thousand two hundred and seventy-one and ninety-eight/one hundred dollars as the net proceeds for confiscated liquor sold; and on page fifty-eight in table "C" accounts for thirty-one hundred and thirty-six defendants prosecuted and twenty-four hundred and thirty-five defendants convicted, three hundred and forty defendants acquitted and two hundred and ninety-one cases nolle prosequied; and,

Whereas, it is uncertain as to what actual part the office of the Commissioner of Prohibition took in the proceedings for the confiscation of the vehicles sold, and what sum was realized from the sale of vehicles confiscated through the efforts of county, city and town officers; what part of the ten thousand five hundred gallons of confiscated ardent spirits was seized wholly by officers of the Prohibition Department, what part wholly by local officers and what part by joint action, and what part of the sum of one hundred and thirty-five thousand eight hundred and forty-nine and eighty-four/one hundred dollars was imposed upon defendants arrested by inspectors of the Prohibition Department, what by local officers,

and what by joint action; in what number of cases the attorneys-atlaw of the department assisted in prosecuting, the number prosecuted by attorneys for the Commonwealth, together with the number of convictions and acquittals secured in joint prosecutions and in prose-

cutions conducted by local prosecutors; therefore,

Be it resolved. That the Commissioner of Prohibition be, and he is hereby, requested to furnish the House of Delegates, at his earliest convenience, a statement showing (one) what sum of money was realized during the period of time from November first, nineteen hundred and eighteen, to the first day of November, nineteen hundred and nineteen, from the sale of vehicles confiscated, from what county or city received, what part from vehicles seized by officers of his department and what part from vehicles seized by local officers; (two) what part of the sum of one hundred and thirty-five thousand eight hundred and forty-nine and eighty-four/one hundred dollars was imposed upon defendants arrested by officers of his department, and what part imposed upon defendants arrested by local officers, and what part imposed upon defendants arrested by joint action; (three) what quantity of the ten thousand five hundred gallons of liquor reported was seized by officers of his department, and what quantity by local officers, and what quantity by joint action; and (four) the number of defendants prosecuted to (a) conviction and (b) acquitted by attorneys of his department, and what number were prosecuted, without assistance of his department, (c) conviction and (d) acquittal; which was agreed to.

The following were presented and referred under Rule 37:

To the Committee for Courts of Justice:

By Messrs. Gordon and Wilcox: Joint resolution proposing amendment to section 40 of article 4 of the Constitution of Virginia, and providing for publishing said amendment and certifying the same to the next General Assembly.

By Mr. Pitts: A bill to authorize the Supreme Court of Appeals to employ a court stenographer or stenographers, and to provide

for the compensation thereof.

By Mr. Pitts (by request): A bill to amend and re-enact section 1936 of the Code of Virginia of 1919.

By Mr. PRICE: A bill to amend and re-enact section 3846 of the Code of Virginia.

By Mr. Rew: A bill to amend and re-enact section 3482 of the

Code of Virginia, entitled commissioners in chancery.

By Messes. Price and Dillard: A bill to amend and re-enact sections 12, 15, 26, 29, 30, 31, 32, 38, 39, 48, 52, 53, 55 and 68 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an Industrial Commission

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for the administration of this act and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918.

By Mr. Henley (by request): A bill to amend and re-enact sec-

tion 5194 of the Code.

To the Committee on Special, Private and Local Legislation:

By Mr. Story: A bill to provide for a special election in the town of Boykins, upon the question of issuing bonds for the purpose of improving the streets of said town; and installing a water and sewerage system in said town; and install lights in said town; to allow the council of the said town to issue said bonds, if the same shall be authorized by a majority of the qualified voters thereof at such special election, and by a majority of the registered voters of said town, and to levy and collect taxes sufficient to pay the interest thereon, and to create a sinking fund for the redemption of the said bonds upon their maturity.

By Mr. Story: A bill to amend and re-enact section five of an act approved November twenty-fourth, eighteen hundred and eighty-four, entitled an act to incorporate the town of Boykins, in the county of Southampton, and amended and re-enacted by an act approved February fourteenth, nineteen hundred and one, and amended by an act approved December nineteenth, nineteen hundred and one, and amended by an act approved March sixteenth, nineteen

hundred and ten.

By Messrs. Pitts and Langhorne: A bill to provide for the maintenance and repair of the bridge across the James river at Scottsville.

By Mr. Brown of Lynchburg: A bill concerning the qualifications to vote of certain citizens in the city of Lynchburg.

To the Committee on Moral and Social Welfare:

By Messes, Norris, Hall and Sinclair: House resolution requesting the Commissioner of Prohibition to furnish the House certain information.

To the Committee on Insurance and Banking:

By Mr. Henley: A bill to amend and re-enact section two of an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred (\$300.00) dollars, to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of banking division of the Corporation Commission in respect to licensees; repealing section

eighty-one of the revenue act and all other acts and parts of acts inconsistent with the provisions of this act, approved March 23, 1918.

By Messrs. Norris, E. Hugh Smith, Sinclair, Ozlin and Stuart: A bill to amend and re-enact section 4099 of the Code of

Virginia.

By Mr. Price: A bill to provide how fraternal benefit societies organized under the laws of this State may consolidate, merge or reinsure its insurance risks, with any other fraternal benefit society, or assume or reinsure the risks of any other fraternal benefit society, and to provide penalties for the violation of the provisions hereof.

To the Committee on Counties, Cities and Towns:

By Mr. Rew: A bill to amend and re-enact section 5412 of the Code in reference to books and stationery furnished commissioners and how paid for.

To the Committee on Roads and Internal Navigation:

By Mr. Wilcox: A bill to fix the hours of labor of conductors, motormen, brakemen, guards and other similar employees of street railways.

By Messrs. Pitts, Langhorne and Bowles: A bill to amend and re-enact section 19 of an act entitled an act to establish the State Highway System, approved January 31, 1918.

To the Committee on Chesapeake and its Tributaries:

By Mr. Diggs: A bill to amend and re-enact section 3172 of the Code of Virginia.

To the Committee on General Laws:

By Mr. Norris: A bill to prohibit unlawful hunting, trespass-

ing, et cetera, on another's lands and waters.

By Mr. Pitts (by request): A bill to regulate the practice of dentistry and to provide penalties for the violation of this act and to repeal an act entitled an act to define dentistry, to regulate the practice of the same and to provide penalties for the violation of the provisions of this act and to repeal an act entitled an act to define dentistry, to regulate the practice of the same and to provide penalties for the violation of this act, approved March 14, 1910, which was approved March 27, 1914, and to repeal all acts and parts of acts inconsistent with this present act.

To the Committee on Agriculture and Mining:

By Messrs. Hundley, Tiffany and Diggs: A bill to amend and re-enact section 6446 of the Code of Virginia.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a first time and ordered to be printed:

No. 213. House bill to provide for the appointment of a commission to be known as the University of Virginia and Richmond Memorial Road Commission; to prescribe its powers and duties; and to provide for the construction of the University of Virginia and Richmond Memorial Road.

No. 214. House bill to create a Department of Virginia State Police; to provide for its personnel; to prescribe the powers, duties and obligations of the department and the officers and employees thereof; and to make an appropriation for carrying out the pro-

visions of this act.

No. 79. Senate bill to enlarge and to define the powers and the jurisdiction of police justices to admit persons to bail and fixing the compensation therefor; was read at length a third time and passed—yeas, 53; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Commins, Copp. Crockett, Diggs. Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hicks, W. F., Horsley, Hurt, Joyce, McNutt, Moffett, Norris, Nottingham, Ozlin, Padgett, Powers, Rew. Rodgers, Ruebush, Shelton, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Stuart, Tiffany, Turner, Mr. Speaker—53.

No. 69. Senate bill to amend section 3876 of chapter 151 of the Code of 1919, so as to allow members of any such corporations, as are referred to in said section, when physically or otherwise disabled from being present in person at any meeting called or held for any of the purposes referred to in said section, to vote by proxy, came up.

Mr. Fuller moved to amend the bill as follows: "Sec. 2. An emergency existing, this act shall be in force from its passage."

which was agreed to.

The amendment was ordered to be engrossed.

The amendment being presently engrossed, the bill was read at length a third time and passed—yeas, 58; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs, Anderson, Barnes, Blair, Bondurant, Boothe, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Crockett, Dickerson, Diggs, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gray, Green, Guerrant, Henley, Hicks, W. F., Horsley, Hurt, Joyce, McNutt, Moffett, Norris, Nottingham, Ozlin, Padgett, Pitts, Powers, Rew, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Stuart, Tiffany, Turner, Watts, Wilcox, Williams, Young, Mr. Speaker—58.

No. 83. Senate bill to amend and re-enact sections 5887 and 5888 of the Code of Virginia, came up.

The amendments proposed by the Committee for Courts of

Justice were agreed to.

The amendments were ordered to be engrossed. The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 54; navs, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bondurant, Boothe, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp. Crockett, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gordon, Gray, Green, Guerrant, Haddon, Henley, Horsley, Hurt, Joyce, McNutt, Moffett, Norris, Nottingham, Ozlin, Pitts, Powers, Price, Rew, Rodgers, Ruebush, Shelton, Shepherd, Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Tiffany, Turner, Watts, Wilcox, Young, Mr. Speaker—54.

No. 26. Senate bill to authorize increase of pay to the clerk of Page county for services as clerk of the board of supervisors,

came up.

Mr. Green moved to amend the bill by striking out the words, "clerk of Page county," and inserting in lieu thereof the words, "clerks of Page and Rappahannock counties," in the bill and title; which was agreed to.

The amendments were ordered to be engrossed. The amendments being presently engrossed, the bill was read at length a third

time and passed—yeas, 57; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Crockett, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hurt, Joyce, McNutt, Moffett, Norris, Nottingham, Ozlin, Padgett, Price, Rew, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Tiffany, Turner, Wilcox, Young, Mr. Speaker—57.

Motions severally made to reconsider the votes by which Nos.

79, 83 and 26 Senate bills were passed, were rejected.

No. 43. Senate bill to prohibit any officer in administering an oath from requiring or requesting the person taking the oath to kiss the Holy Bible, or any book or books thereof; was read at length a third time and rejected—yeas, 29; nays, 29.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bondurant, Bowles, Brown, Mayo C., Carter, Diggs, Dillard, Fuller, E. R., Gatewood, Gibson, Gray, Green, Guerrant, Joyce, Norris, Ozlin, Padgett, Pitts, Powers, Rodgers, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Stephenson, Turner, Watts, Williams, Mr. Speaker—29.

NAYS—Messrs. Anderson, Barnes, Blair, Boothe, Buntin, Chase, Commins, Copp. Crockett, Dickerson, Dodson, Flanagan, Fulton, Garber, Gordon, Haddon, Hicks, W. F., Horsley, Hurt, McNutt. Moffett, Nottingham, Price, Rew, Ruebush, Snidow, Stuart, Tiffany, Young—20.

No. 104. Senate bill to authorize the board of supervisors of Fauquier county to erect a county building to contain the offices of the treasurer and clerk, and other county officers; and to contract a loan and issue bonds for said purpose upon the approval of the judge of the circuit court for said county; and to levy an annual tax to pay interest on said bonds and to create a sinking fund for

their payment at maturity or before; was, on motion of Mr. TIFFANY, dismissed.

The following House bills were read at length a third time

and passed:

No. 52. House bill validating certificates of acknowledgment taken by notaries public who served in the army, navy, or marine corps of the United States during the late war with Germany and Austria-Hungary—yeas, 58; navs, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bondurant, Boothe, Brown, Mayo C., Carpenter, Carter, Chase, Commins, Copp, Crockett, Dickerson, Diggs, Dillard. Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hurt, Joyce, McNutt, Moffett, Norris, Nottingham, Ozlin, Padgett, Pitts, Price, Rew, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Stuart, Tiffany, Turner, Watts, Wilcox, Young, Mr. Speaker—58.

No. 50. House bill to amend and re-enact section 2769 of the Code of Virginia, 1919, and to repeal an act entitled an act to amend and re-enact section 848 of the Code of Virginia, 1887, as heretofore amended, in relation to the compensation of supervisors, approved March 14, 1918—yeas, 52; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Crockett, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Henley, Hicks, W. F., Horsley, Hurt. Joyce, McNutt, Moffett, Nottingham, Padgett, Pitts, Price, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Tiffany, Turner, Wilcox, Young, Mr. Speaker—52.

NAY-Mr. Ozlin-1.

No. 109. House bill to amend and re-enact sections twelve hundred and fifteen, twelve hundred and sixteen and twelve hundred and seventeen of the Code—yeas, 49; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bondurant, Boothe, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Crockett, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Henley, Horsley, Hurt, Moffett, Norris, Nottingham, Ozlin, Padgett, Rew, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Stuart, Tabb, Tiffany, Turner, Wilcox, Young, Mr. Speaker—49.

NAYS-Messrs. Blair, Copp. Joyce-3.

No. 111. House bill to amend and re-enact section 4248 of the Code of Virginia—yeas, 58; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bondurant, Boothe, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Commins, Copps Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood.

Gibson, Gordon, Gray, Green, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hurt, Joyce, McNutt, Moffett, Nottingham, Ozlin, Padgett, Pitts, Price, Rew, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Stuart, Tiffany, Turner, Wilcox, Young, Mr. Speaker—58.

No. 116. House bill to authorize the school board of Pleasant Grove magisterial district, number 3, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount—yeas, 58; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Bowles, Brown, Mayo C., Buntin, Carter, Carpenter, Chase, Commins, Copp. Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Flurt, Joyce, McNutt, Moffett, Nottingham, Ozlin, Padgett, Price, Rew, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Stuart, Tabb, Tiffany, Turner, Young, Mr. Speaker—58.

No. 117. House bill to authorize the county of Rockbridge and the town of Lexington to purchase a lot to be used for the parking of automobiles and to collect a fee for such parking—yeas, 58; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Bowles, Brown, Mayo C., Buntin, Carter, Carpenter, Chase, Commins, Copp, Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hurt, Joyce, McNutt, Moffett, Nottingham, Ozlin, Padgett, Price, Rew, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Stuart, Tabb, Tiffany, Turner, Young, Mr. Speaker—58.

No. 118. House bill to authorize and empower the board of supervisors of the county of Dickenson, Virginia, to lay a special county levy to raise money for the purpose of providing for the construction of a county memorial, industrial and high school building, to be built in the town of Clintwood, in Dickenson county, Virginia, and providing for the securing of land upon which to erect said building, and to erect and equip said building, and to authorize and empower the said board of supervisors of said county to lay a special district levy in the Clintwood magisterial district in said county to raise money for the purpose of supplementing said special county levy, and also to authorize and empower the town council of the said town of Clintwood to lay a special town levy in the said town to raise money for the purpose of also supplementing said special county levy. The said school building to be known as the "Dickenson County Memorial, Industrial and High School Building," and the said school building shall stand as a

monument and memorial to the soldiers, sailors and marines from said county of Dickenson in the late world's war, who lost their lives in this war—yeas, 58; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Bowles, Brown, Mayo C., Buntin, Carter, Carpenter, Chase, Commins, Copp. Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hurt, Joyce, McNutt, Moffett, Nottingham, Ozlin, Padgett, Price, Rew, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Stuart, Tabb, Tiffany, Turner, Young, Mr. Speaker—58.

No. 119. House bill to validate certain allowances made to petit jurors by the circuit court of Washington county—yeas, 58; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Bowles, Brown, Mayo C., Buntin, Carter, Carpenter, Chase, Commins, Copp, Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hurt, Joyce, McNutt, Moffett, Nottingham, Ozlin, Padgett, Price, Rew, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Stuart, Tabb, Tiffany, Turner, Young, Mr. Speaker—58.

No. 124. House bill to amend and re-enact section five thousand nine hundred and seventeen of the Code of Virginia—yeas, 58; navs, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant. Boothe, Bowles, Brown, Mayo C., Buntin, Carter, Carpenter, Chase, Commins. Copp. Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hurt, Joyce, McNutt, Moffett, Nottingham, Ozlin. Padgett, Price. Rew. Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Stuart, Tabb, Tiffany, Turner, Young, Mr. Speaker—58.

No. 127. House bill to authorize the school board of Butts Road magisterial district, number 4, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount—yeas, 58; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs, Anderson, Barnes, Blair, Bondurant, Boothe, Bowles, Brown, Mayo C., Buntin, Carter, Carpenter, Chase, Commins, Copp. Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hurt, Joyce, McNutt, Moffett, Nottingham, Ozlin, Padgett, Price, Rew, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Stuart, Tabb, Tiffany, Turner, Young, Mr. Speaker—58.

No. 130. House bill to provide for the drainage of lands in the county of Prince Edward—yeas, 58; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Bowles, Brown, Mayo C., Buntin, Carter, Carpenter, Chase, Commins, Copp. Crockett, Dickerson. Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hurt, Joyce, McNutt, Moffett, Nottingham, Ozlin, Padgett, Price, Rew, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Stuart, Tabb, Tiffany, Turner, Young, Mr. Speaker—58.

No. 138. House bill to authorize and empower the board of supervisors of Princess Anne county. Virginia, to borrow money and issue bonds for the purpose of completing the North Landing road in Kempsville magisterial district from the village of Kempsville to Salem church—yeas, 58; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Aiderson, Barnes, Blair, Bondurant, Boothe, Bowles, Brown, Mayo C., Buntil, Carter, Carpenter, Chase, Commins, Copp. Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hurt, Joyce, McNutt, Moffett, Nottingham, Ozlin, Padgett, Price, Rew, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Stuart, Tabb, Tiffany, Turner, Young, Mi, Speaker—58.

No. 147. House bill to authorize the board of supervisors of Nelson county to issue bonds, not exceeding in amount \$15,000.00, for road and bridge purposes in Massie's Mill magisterial district—yeas, 58; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Bowles, Brown, Mayo C., Buntin, Carter, Cerpenter, Chase, Commins, Copp. Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hurt, Joyce, McNutt, Moffett, Nottingham, Ozlin, Padgett, Price, Rew, Ruebush, Shelion, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Stidow, Stephenson, Story, Stuart, Tabb, Tiffany, Turner, Young, Mr. Speaker—58.

No. 148. House bill to reped an act entitled an act to provide for the opening and working of roads and keeping the same in repair, and to provide for ereding and maintaining bridges in

the county of Culpeper, approved January 25, 1898, and all acts and parts of acts amendatory thereof—yeas, 58; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Bowles, Brown, Mayo C., Buntin, Carter, Carpenter, Chase, Commins, Copp. Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hurt, Joyce, McNutt, Moffett, Nottingham, Ozlin, Padgett, Price, Rew, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Stuart, Tabb, Tiffany, Turner, Young, Mr. Speaker—58.

No. 161. House bill to authorize the city of Suffolk to issue bonds to redeem bonds maturing during the years nineteen hundred and twenty and nineteen hundred and twenty-one—yeas, 58; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes. Blair, Bondurant Boothe, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp. Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hurt, Joyce, McNutt, Moffett, Nottinglam, Ozlin, Padgett, Price, Rew, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Stuart, Tabb, Tiffany, Turner, Young, Mr. Speaker—58.

No. 162. House bill to amend and re-enact an act entitled an act to provide for the protection of certain fur-bearing animals in the county of Loudoun, approved February 9, 1916, as amended by an act approved March 4, 1918—veas, 58: nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bindurant, Boothe, Bowles, Brown, Mayo C., Buntin, Carter, Carpenter, Chase, Commins, Copp. Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Flangan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Greei, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hurt, Joyce, McNutt, Moffett, Nottingham, Ozlin, Padgett, Price, Rew, Ruebush, Shelton, Shephird, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stophenson, Story, Stuart, Tabb, Tfffany, Turner, Young, Mr. Speaker—58.

Motions severally made to reconsider the votes by which Nos. 52, 50, 109, 111, 116, 117, 118, 119, 124, 127, 130, 138, 147, 148, 161 and 162 House bills were passed, were rejected.

On motion of Mr. Ozlan, the House adjourned.

RICHARD L. BREWER, Jr... Specker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

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MONDAY, FEBRUARY 9, 1920.

Prayer by Rev. Dr. Geo. W. McDaniel, of the First Baptist church, Richmond, Va.

On motion of Mr. Buntin, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, February 7, 1920.

The Senate has passed Senate bills entitled an act to amend section 1646 of the Code of Virginia, No. 50; an act to amend and reenact an act entitled an act to provide for making, building and keeping in repair the public roads and bridges in Grayson county, approved March 6, 1900, and as further amended by an act approved March 14, 1904, and as further amended by an act approved March 13, 1908, and as further amended by an act approved March 1, 1918, and as further amended by an act approved September 10, 1919, No. 109; and an act to authorize the board of supervisors of Henry county to appropriate annually from the general county levy fund a sufficient amount of money for the construction and maintenance of public roads in any and all the districts of said county, and to borrow money at any time not to exceed \$25,000 annually for the construction and maintenance of said roads, No. 246.

In which they request the concurrence of the House of Delegates. No. 50. Senate bill was referred to the Committee on General Laws.

Nos. 246 and 109. Senate bills were referred to the Committee on Roads and Internal Navigation.

No. 39. Senate bill to amend and re-enact section 3408 of the Code of Virginia prescribing who may practice law in this State; having been considered by the committee in session, was reported from the Committee for Courts of Justice.

No. 13. Senate joint resolution rejecting the proposed amendment to the Constitution of the United States on woman suffrage; having been considered by the committee in session, was reported from the Committee on Federal Relations and Resolutions.

No. 215. House bill to allow members of the United States naval reserve force while not on active duty in said United States naval reserve force, to hold office under the government of this Commonwealth or the political or administrative sub-divisions thereof; having been considered by the committee in session, was reported from the Committee on Federal Relations and Resolutions.

House bill to provide for a special election in the town of Boykins, upon the question of issuing bonds for the purpose of improving the streets of said town, and installing a water and sewerage system in said town, and install lights in said town; to allow the

council of the said town to issue said bonds, if the same shall be authorized by a majority of the qualified voters thereof at such special election, and by a majority of the registered voters of said town, and to levy and collect taxes sufficient to pay the interest thereon, and to create a sinking fund for the redemption of the said bonds upon their maturity; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to provide for the maintenance and repair of the bridge across the James river at Scottsville; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to amend and re-enact section five of an act approved November twenty-fourth, eighteen hundred and eighty-four, entitled an act to incorporate the town of Boykins, in the county of South-ampton, and amended and re-enacted by an act approved February fourteenth, ninteen hundred and one, and amended by an act approved December nineteenth, nineteen hundred and one, and amended by an act approved March sixteenth, nineteen hundred and ten: having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to make and declare the county courthouse of Roanoke county, and the lot appurtenant therto, located in the town of Salem, a part of each magisterial district of said county for certain purposes; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill for the protection of musk-rats in Essex county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact sections 87 and 111 of an act entitled an act to incorporate the town of Crewe, in Nottoway county, Virginia, approved March 20, 1916; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill concerning the qualifications to vote of certain citizens in the city of Lynchburg; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Privileges and Elections.

THE SPEAKER laid before the House the following communication from the Governor:

COMMONWEALTH OF VIRGINIA, GOVERNOR'S OFFICE, RICHMOND, February 9, 1920.

Gentlemen of the General Assembly:

I transmit herewith the report of the Miller Fund from the Second Auditor of Virginia for 1919.

WESTMORELAND DAVIS, Governor.

Printed as House Document No. 7.

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The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Mr. Gordon: A bill to amend and re-enact section 3 of an act entitled an act to incorporate the town of Louisa, in Louisa

county, approved March 8, 1873.

By Messrs. Langhorne, L. F. Smith and Pitts: A bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving the public highways in Scottsville magisterial district and Charlottesville magisterial district of said county and to levy a special district tax in said districts to pay said bonds and the interest, thereon.

By Messas. Pitts and Bowles: A bill to prescribe the open season for the hunting, killing or capturing, in the counties of Fluvanna. Goochland, Buckingham and Cumberland, of all the game birds and game animals protected by the laws of this State, and to prohibit the tracking of wild turkeys and rabbits in the snow at any time in the said counties.

To the Committee for Courts of Justice:

By Mr. Gordon: A bill to amend and re-enact section 2543 of

the Code of Virginia.

By Messrs. Price, Wilcox and Dillard: A bill to amend and re-enact sections 12, 15, 26, 29, 90, 31, 32, 38, 39, 42, 48, 53, 55 and 68 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law. March 21, 1918.

By Mr. Haddon: A bill making it a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock, whether such child shall have been begotten or shall have been born within or without this Commonwealth; providing punishment therefor, and empowering the court to make an order for support and to enforce the same; also declaring persons making false statements, in certain cases, guilty of perjury.

To the Committee on General Laws:

By Mr. Rew: A bill to amend and re-enact section 1726 of the Code of Virginia.

By Mr. Handon: A bill to require able-bodied persons over six-

teen years of age to support their parents.

By Mr. Wilcox: A bill to provide for relief from employment on Sundays of certain employees of the State and the departments thereof.

To the Committee on Chesapeake and its Tributaries:

. By Mr. Rew: A bill to amend and re-enact sections 3184, 3187, 3188 and 3254 of the Code of Virginia.

To the Committee on Finance:

By Mr. Boschen: A bill to provide for the enumeration of the veterans of the Confederate army and navy.

The morning hour having expired, the House proceeded to the business on the calendar.

No. 39. Senate bill to amend and re-enact section 3408 of the Code of Virginia, prescribing who may practice law in this State;

was read at length a first time.

No. 215. House bill to allow members of the United States naval reserve force, while not on active duty in said United States naval reserve force, to hold office under the government of this Commonwealth or the political or administrative sub-divisions thereof; was read at length a first time and ordered to be printed.

No. 57. Senate bill to amend and re-enact section 10 of an act entitled an act to incorporate the town of Virgilina, in the county of Halifax, approved February 5, 1900; was read at length a third time

and passed—yeas, 71; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs, Anderson, Barnes, Blair, Bondurant, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Green, Haddon, Henley, Hicks, W. F., Horsley, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Stuart, Tabb, Templeton, Tiffany, Turner, Wallace, Wilcox, Wilkins, Willis, Young, Mr. Speaker—71.

Mr. Ozian moved to reconsider the vote by which the bill was passed, which was rejected.

Mr. Carter entered a motion to reconsider the vote by which the House refused to engross No. 142 House bill to amend and re-enact

section 4570 of the Code of Virginia.

Mr. Willis entered a motion to reconsider the vote by which No. 43 Senate bill to prohibit any officer in administering an oath from requiring or requesting the person taking the oath to kiss the Holy Bible, or any book or books thereof, was rejected.

The following House bills were read at length a third time and passed:

No. 103. House bill to amend and re-enact sections 3512 and 3529 of the Code of Virginia—yeas, 69; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Groome, Haddon, Henley, Hicks, W. F., Horsley, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Padgett, Pitts, Price, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Stuart, Tabb, Templeton, Tiffany, Turner, Wallace, Wilcox, Wilkins, Young, Mr. Speaker—C9.

NAYS-Messrs. Brown, J. Sinclair, Gordon, Willis-3.

No. 131. House bill to amend and re-enact section 1486 of the Code of Virginia—yeas, 62; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J., Sinclair, Buntin, Carpenter, Carter, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Haddon, Henley, Hicks, W. F., Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Nottingham, Owen, Ozlin, Padgett, Pitts, Rew, Robertson, Rodgers, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Snead, Snidow, Stephenson, Stuart, Tabb, Templeton, Tiffany, Turner, Wallace, Wilcox, Young, Mr. Speaker—62.

No. 150. House bill to amend and re-enact section 8 of an act approved March 10, 1902, entitled an act prescribing the manner of working and keeping in repair the public roads, and the manner of opening and constructing new roads and bridges and discontinuing public roads in Alleghany county, Virginia—yeas, 63; nays, 0.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Anderson, Blair, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Henley, Hicks, W. F., Horsley, Hyatt, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Rew, Robertson, Rodgers, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Stuart, Tabb, Templeton, Tiffany, Turner, Wallace, Willis, Young, Mr. Speaker—63.

No. 158. House bill to amend and re-enact an act entitled an act to define the corporate limits and charter of the city of Williamsburg, approved March seventeenth, eighteen hundred and eighty-four, and acts amendatory thereof—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J., Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Haddon, Henley, Hicks, W. F., Horsley, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Rew, Robertson, Rodgers,

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Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace I., Smith, I. F., Snead, Snidow, Stephenson, Stuart, Tabb. Tampleton, Tiffany, Turner, Wallace, Wilcox, Wilkins, Willis, Young, Mr. Speaker—77.

No. 160. House bill to amend and re-enact section 2 of an act entitled an act to incorporate the town of Dillwyn, in Buckingham county. Virginia, approved March 12, 1912—yeas, 72; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs, Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Jr. Sinclair, Brown, Mayo C., Buntin, Curpenter, Carter, Chase, Commins, Crockett, Deans, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Haddon, Hicks, W. F., Horsley, Hyatt, Jesse, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Stuart, Tabb, Templeton, Tiffany, Turner, Wallace, Wilcox, Wilkins, Willis, Young, Mr. Speaker—72.

No. 120. House bill to amend and re-enact section 5431 of the Code of Virginia in relation to investments by fiduciaries, and to repeal an act entitled an act to amend and re-enact an act entitled an act to allow executors and fiduciaries to invest in Virginia three per centum bonds, issued by virtue of an act approved February 14, 1882, as amended by an act approved February 9, 1898, as amended by an act approved March 22, 1916, approved March 16, 1918—yeas, 70; nays. 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Crockett, Deans, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Haddon, Henley, Hicks, W. F., Horsley, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Owen, Ozlin, Padgett, Price, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Stuart, Tabb, Templeton, Tiffany, Turner, Wallace, Wilcox, Wilkins, Willis, Young, Mr. Speaker—70.

No. 121. House bill to provide when and to what extent the statute of limitations shall be suspended by proceedings in creditors' suits, as to claims provable therein—yeas, 67; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Green, Groome, Haddon, Henley, Hicks, W. F., Horsley, Hyatt, Jesse, Joyce, McNutt, Moffett, Noland, Norris, Owen, Ozlin, Padgett, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Tabb, Templeton, Tiffany, Turner, Wallace, Wilcox, Wilkins, Willis, Young, Mr. Speaker—67.

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No. 125. House bill to amend and re-enact section 3780 of the Code of Virginia in relation to the amendment of charters of corporations after organization—years, 63; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bondurant, Boschen; Bosman, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Henley, Hicks, W. F., Horsley, Hyatt, Jesse, Joyce, Langhorne, McNutt. Moffett, Noland, Norris, Nottingham, Ozlin, Padgett, Robertson, Rodgers, Ruebush, Shelton, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Stuart, Tabb, Templeton, Wallace, Wilcox, Wil kins, Willis, Young, Mr. Speaker-63.

No. 112. House bill to encourage thrift and savings amongst industrial classes similar to the encouragement afforded by building and loan associations and to authorize the incorporation of industrial loan associations for the purpose of making small loans to industrial classes on security and at a low rate of interest, came up.

Mr. Gordon moved to reconsider the vote by which the bill was

ordered to be engrossed; which was agreed to.

Mr. Gordon moved to amend section 10, line 9, by striking out the words "ten cents" and inserting the words "ten per centum of the amount of the loan"; which was agreed to.

Mr. Gordon moved to amend by striking out the words "provided that no such charge shall be imposed for more than five de-

faults"; which was agreed to.

The bill as amended was ordered to be engrossed. The bill being presently engrossed, the bill was read at length a third time and passed—veas, 55; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS-Messrs. Barnes, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carpenter, Carter, Chase, Commins, Deans, Dickerson, Diggs. Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Henley, Horsley, Hyatt, Jesse, Joyce, McNutt, Nottingham, Owen, Ozlin, Padgett, Rew, Robertson, Rodgers, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L. Smith, L. F., Snidow, Stephenson, Turner, Wallace, Wilkins, Willis, Young, Mr. Speaker-55.

No. 154. House bill to amend and re-enact section 291 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact section 164 of the Code of Virginia, 1904, as amended and re-enacted March 14, 1908, as amended and re-enacted March 17. 1910, as amended and re-enacted February 18, 1915, in relation to qualifications of disability of persons holding office under United States so as to allow rural carriers of United States government to be appointed and act as notary public, approved March 16, 1918, came up.

Mr. Jesse moved to reconsider the vote by which the bill was ordered to be engrossed, which was agreed to.

On motions severally made by Messes. Jesse and Dobson, the

bill was severally amended.

The bill as amended was ordered to be engrossed. The bill being presently engrossed, the bill was read at length a third time and passed—yeas, 67; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Biair, Bondurant, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Commins, Deans. Dickerson, Diggs, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Groome, Henley, Hicks. W. F., Horsley, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Pitts, Price, Rew, Robertson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Stuart, Tabb, Tiffany, Turner, Wallace, Wilcox, Wilkins, Willis, Young, Mr. Speaker—67.

No. 159. House bill to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its pa-sage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith; and rlso to amend and re-enact an act entitled an act to provide a new charter for the city of Charlottesville, approved March 14, 1908, came up.

Mr. Smith of Albemarle moved to reconsider the vote by which

the bill was ordered to be engrossed; which was agreed to.

On motions severally made by Mr. SMITH of Albemarle the bill was severally amended. The bill as amended was ordered to be engrossed. The bill being presently engrossed was read at length a third time and passed—yeas, 77: nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair. Bondurant, Boothe, Boschen, Bosman. Bowles, Brown. J. Sinclair. Brown, Mayo C., Carpenter, Carter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Haddon, Henley, Hicks, W. F., Horsley, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Stuart, Tabb, Templeton, Tiffany, Turner, Wallace, Wilcox, Wilkins, Willis, Young, Mr. Speaker—77.

Motions severally made to reconsider the votes by which Nos. 103, 131, 150, 158, 160, 120, 121, 125, 112, 154 and 159 House bills were passed, were rejected.

The following Senate bills were read at length a second time: No. 108. Senate bill authorizing the board of supervisors of Car-

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roll county to levy a capitation tax for schools or other county pur-

poses.

No. 111. Senate bill to amend and re-enact an act, approved March 15, 1904, authorizing the board of supervisors of Patrick and Grayson counties to levy a capitation tax for school and other county

purposes.

No. 24. Senate bill to authorize and require the board of supervisors of Page county to levy a sufficient tax in addition to the levy authorized by law, to be laid for general district school purposes, to pay the interest on and principal of certain bonds as the same shall become due.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both Houses and duly enrolled, the titles of said bills having been publicly read:

No. 37. House bill to repeal an act entitled an act to provide for the protection of game in the counties of Amelia and Nottoway, ap-

proved March 16, 1918.

No. 38. House bill to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved April 2, 1902.

No. 39. House bill to authorize Amelia county to issue bonds for the purpose of raising money to build a court house.

No. 41. House bill to amend and re-enact section 2244 of the

Code of Virginia.

No. 25. Senate bill to authorize and require the board of supervisors of Warren county to issue bonds of the said county not in excess of fifteen thousand dollars (\$15,000.00) to bear interest at the rate of five per centum per annum; to pay for the completion of the road leading from Browntown to Bentonville, in South River district, in said county; and to levy a tax on the taxable property of said district to pay the interest on said bonds and provide a sinking fund for their redemption.

No. 65. Senate bill to amend and re-enact section 2 of an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled an act to provide for working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change and relocate roads in that county and contract for the construction of same, on

terms and conditions, approved March 16, 1918.

No. 67. House bill to amend and re-enact section 2233 of the Code of Virginia in relation to the appointment of assessors of lands and lots, and to repeal an act entitled an act to amend and re-enact section 437 of the Code of Virginia (1887) as heretofore amended, approved September 9, 1919.

No. 85. Senate bill to authorize the State Highway Commissioner to sell the houses and lands appurtenant thereto on the Valley

turnpike conveyed to the Commonwealth of Virginia under the act approved March 20, 1918.

No. 102. Senate bill to authorize the school board of Fairfield school district No. 3 of Henrico county to borrow money to retire

outstanding bonds and pay off present indebtedness.

No. 115. Senate bill to amend and re-enact an act entitled an act to amend and re-enact section 7 of an act entitled an act for working and keeping in order the public roads of Mecklenburg county, and to provide for the levy of taxes for that purpose, approved March 6, 1900, approved March 15, 1910.

No. 8. House bill to amend and re-enact section 2449 of the

Code of Virginia.

No. 9. House bill to repeal section 2466 of the Code of Virginia.

No. 10. House bill to repeal section 3009 of the Code of Virginia.

No. 12. House bill to amend and re-enact section 3852 of the Code of Virginia.

No. 13. House bill to amend and re-enact section 3897 of the

Code of Virginia.

No. 14. House bill to amend and re-enact section 3935 of the Code of Virginia.

No. 15. House bill to amend and re-enact-section 4125 of the

Code of Virginia.

No. 16. House bill to amend and re-enact section 4180 of the Code of Virginia.

No. 17. House bill to amend section 4354 of the Code of Vir-

ginia.

No. 18. House bill to amend and re-enact section 4813 of the Code of Virginia.

No. 19. House bill to amend section 4895 of the Code of Vir-

ginia.

No. 20. House bill to amend and re-enact sections 5388 and 5389 of the Code of Virginia.

No. 21. House bill to amend and re-enact section 5787 of the

Code of Virginia.

No. 22. House bill to amend and re-enact section 5790 of the Code of Virginia.

No. 24. House bill to amend section 6105 of the Code of Vir-

ginia.

No. 26. House bill to repeal section 6441 of the Code of Virginia.

No. 27. House bill providing when an action of account may be maintained.

No. 28. House bill to amend and re-enact sections 3 and 13 of an act entitled an act to provide for the working of the public roads in the county of Charlotte. for the creation of district road boards in said county, and for the repeal of all acts in conflict therewith, approved March 20, 1916.

No. 29. House bill to repeal an act entitled an act to amend and re-enact chapter 598 of the Acts of the General Assembly of Vir-

ginia, approved March 3, 1894, entitled an act in relation to working and keeping in repair the roads and bridges of Alexandria county, as amended by an act approved March 3, 1896, approved February 11, 1898.

No. 31. House bill to amend and re-enact an act approved February 7, 1918, entitled an act to amend and re-enact section 26 of an act entitled an act to amend sections 16, 21, 23, 26 and 28 of the charter of Suffolk, approved February 3, 1888.

No. 33. House bill authorizing the board of supervisors of Prince George county to lease such part of the courthouse green of the

said county as may not be necessary for county purposes.

No. 34. House bill for the protection of deer in the counties of

Bath and Highland.

No. 35. House bill to empower the council of the town of Wakefield, in the county of Sussex, to issue and sell bonds in the amount of and not exceeding \$20,000.00 for the purpose of borrowing money to erect, equip and operate a plant for the manufacture, distribution and sale of electricity, or to contract for the manufacture of same: provided, that the question of such bond issue for the purpose named be first submitted to the qualified voters of said town, and to authorize said council to call an election for the submission of the same to the voters.

No. 36. House bill to amend and re-enact chapter 133 of the Acts of Assembly of 1918, approved March 13, 1918, entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg.

On motion of Mr. LANGHORNE, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

TUESDAY, FEBRUARY 10, 1920.

Prayer by Rev. Geo. W. McDaniel, of the First Baptist church. Richmond, Va.

On motion of Mr. Blair, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their clerk, was read as follows:

In Senate, February 9, 1920.

The Senate has passed House bills entitled an act to extend the time within which a person to whom license had been issued prior to March 14, 1918, to practice law in Virginia, but who had been prevented from qualifying and commencing said practice within two years after the granting of said license by his entry into military or naval service of the United States may qualify and commence said practice without further examination, No. 53; and an act to extend the time for collecting taxes accounted for by city, county and town treasurers and not returned delinquent, No. 75.

They have agreed to House amendment to Senate bills entitled an act to authorize increase of pay to the clerk of Page and Rappahannock counties, for services as clerk of the board of supervisors, No. 26; and an act to amend section 3876 of chapter 151 of the Code of 1919, so as to allow members of any such corporations as are referred to in said section, when physically or otherwise disabled from being present in person at any meeting called or held for any of the purposes referred to in said section, to vote by proxy, No. 69.

And they have passed Senate bills entitled an act to empower the State Corporation Commission to regulate the delivery of power, heat, light or water by public utility corporations, No. 138; an act to amend and re-enact section 2780 of the Code of Virginia, No. 150; and an act to amend and re-enact section 2551 of the Code of Virginia, No. 151. In which they request the concurrence of the House of Delegates.

No. 138. Senate bill was referred to the Committee on General

Laws.

Nos. 150 and 151 Senate bills were referred to the Committee on Finance.

No. 246. Senate bill to authorize the board of supervisors of Henry county to appropriate annually from the general county levy fund a sufficient amount of money for the construction and maintenance of public roads in any and all the districts of said county, and to borrow money at any time not to exceed \$25,000 annually for the construction and maintenance of said roads; having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

No. 139. Senate bill to amend and re-enact section 882 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Agriculture and Mining.

No. 215. Senate bill to amend and re-enact section 15 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the

meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918; having been considered by the committee in session, was reported from the Committee on Moral and Social Welfare.

The following House bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 216. House bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 217. House bill to amend and re-enact section 3484 of the Code of Virginia in relation to the fees of the clerks of circuit, appellate and other courts.

No. 218. House bill to amend and re-enact sections 2215, 2228 and 2229 of the Code of Virginia, and to repeal sections 2226 and 2227 of the Code of Virginia.

No. 219. House bill to amend and re-enact section 2389 of the Code of Virginia.

No. 220. House bill to prohibit certain devices from being affixed to bags containing stock foods, and to prohibit the sale of stock foods put up in bags to which certain devices are affixed; having been considered by the committee in session, was reported from the Committee on Agriculture and Mining.

No. 221. House bill to amend and re-enact section 3172 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Chesapeake and its Tributaries.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 222. House bill to amend and re-enact section 12 of an act entitled an act to provide for the working of roads in the counties of Chesterfield, Powhatan and Goochland, approved March 3, 1884,

as heretofore amended, in so far as the said section relates to the county of Powhatan.

No. 223. House bill to provide for the maintenance and repair

of the bridge across the James River at Scottsville.

No. 224. House bill to authorize the Governor of Virginia to accept, in the name of the Commonwealth, gifts of works of art; having been considered by the committee in session, was reported from the Committee on Library.

No. 225. House bill to amend and re-enact section 4549 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Moral and Social Welfare.

House resolution in relation to minimum wage scale; heretofore referred to the Committee on Labor and the Poor, having been considered by the committee in session, was reported back with the recommendation that it be referred to the Committee on Appropriations. The resolution was so referred.

House resolution requesting the Commissioner of Prohibition to furnish the House certain information, having been considered by the committee in session, was reported from the Committee on Moral and Social Welfare.

Mr. Willis moved that the chair be vacated at 2 P. M., to be resumed at 3 P. M., which was agreed to.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation: By Mr. Wilkins: A bill to amend sections 5, 6, 7, 8, 9, 10, 11, 12, 18, 19, 20, 21, 22, 23, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 92, 94, 95, 96, 97, 98, 99, 100, 101 and 103 of an act to incorporate the city of Newport News, in the county of Warwick, and to provide a charter therefor, and to repeal sections 2 and 93 of said act and to add thereto sections 14a, 55a, 99a, 116a, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131 and 132, which deal with and provide for vacancies in the council; the initiative and referendum; the general powers and duties of the department of public welfare, the division of the city into school districts and the election of trustees therefor; the creation of a civil service commission and its rules and regulations; the jurisdiction of courts to enforce ordinances, rules and regulations upon city-owned property outside of the city; continuance of present officers in office until January 1, 1921, and the vacating of certain offices at that time; the penalties for violation of certain sections; the working of prisoners; the appointment of boards and the creation of pension funds.

By Messes. Taylor and Morrett: A bill to amend and re-enact an act approved February 23, 1888, as amended by an act entitled an act to amend and re-enact the charter of the town of Waynesboro, approved January 26, 1892, and to authorize said town to issue bonds for water and cemetery purposes, as amended by an act approved

March 3, 1896.

By Mr. Groome: A bill to provide a new charter for the city

of Hampton.

By Mr. Gibson: A bill to authorize and empower the board of supervisors of Culpeper county to borrow ten thousand dollars for the purpose of retiring certain outstanding bonds of Catalpa road district in said county.

By Messrs, Snead and Shepherd: A bill to annex to the county

of Chesterfield a part of the county of Henrico.

By Mr. Horace L. Smith: A bill to amend and re-enact section 3 of an act entitled an act to create the city of Hopewell, in the county of Prince George, to provide temporary and permanent officers for its organization and management and to authorize the assessment and collection of revenue necessary for the permanent improvement and government of said city, approved February 26, 1916.

By Mr. Templeton: A bill for the relief of W. H. Carter.

By Mr. Watts: A bill to validate, ratify, approve and confirm certain bonds issued or to be issued by the town of Orange. Virginia, and an election held in said town on the second day of July, 1919, authorizing the issuing of the said bonds for providing a water supply for said town.

By Mr. Gibson: A bill to authorize and empower the board of supervisors of Culpeper county to borrow four thousand dollars for the purpose of completing the Eldorado road in Salem magisterial

district.

By Mr. Warren: A bill to amend and re-enact section 26 of an act entitled an act to provide a new charter for the town of Gretna, Pittsylvania county, and to repeal all other acts inconsistent with

this act, approved March 17, 1916.

By Mr. Hadden: A bill to appropriate seven hundred and eleven dollars and twelve cents to reimburse Louis A. Heindl, Herbert W. Harris and Pembroke W. Taylor for expenditures made and bills incurred by them in the organization and recruiting of the Thirteenth Company, Virginia Coast Artillery, between the time of its organization and muster into the Federal service, on May 1, 1918.

To the Committee on Finance:

By Mr. HUNTER: A bill to amend and re-enact section 3508 of the Code of Virginia.

By Mr. WILLIAMS: A bill to amend and re-enact sections 2410

and 2412 of the Code of Virginia.

By Mr. Gibson: A bill concerning depositories for the funds of counties, cities and towns of the State, and the interest on such funds.

To the Committee for Courts of Justice:

By Messrs. Henley, Price and Hall: A bill to validate certificates of acknowledgment taken by notaries public and commissioners in chancery since January 13, 1920.

By Messrs. Henley, Price and Hall: A bill to amend and reenact section two thousand seven hundred and two of the Code of Virginia.

By Mr. Haddon: A bill to amend section 5189 of the Code of Virginia as amended and re-enacted by an act of the General Assem-

bly of Virginia, approved September 5, 1919.

By Mr. Haddon: A bill to amend section 5190 of the Code of Virginia of 1919.

To the Committee on Roads and Internal Navigation:

By Mr. EWELL: A bill to amend and re-enact section 3928 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act to regulate the time and manner in which common carriers doing business in this State shall adjust and pay just freight charges and claims for loss or damage to freight, and claims for storage, demurrage and car service, approved March 24, 1914, approved March 16, 1918.

By Mr. Bolton: A bill to amend and re-enact sections 2126 and

2132 of the Code of Virginia.

To the Committee on Chesapeake and its Tributaries:

By Mr. Tabe: A bill to provide for the marking of boats engaged in the taking of fish, oysters, clams and crabs in the tidal waters of this State; for the marking of all pound nets, fike nets, purse nets, haul seines and other devices for the taking of fish in the tidal waters of this State; and to provide penalties for the violation thereof.

To the Committee on Asylums and Prisons:

By Mr. J. Sinclair Brown: A bill to amend and re-enact section 1021 of the Code of Virginia.

To the Committee on Agriculture and Mining:

By Messrs. Guerrant, McNutt, Gordon, Blair and Bondurant: A bill to amend and re-enact section 1263 of the Code of Virginia.

To the Committee on General Laws:

By Messrs. Moffett and Sinclair: A bill to provide for the control and prevention of venereal diseases; to provide for the reporting by physicians and other persons of said diseases; to provide for the apprehension, treatment, and detention of the promiscuous carriers; to provide for the protection of other persons from infection by venereally diseased persons; to provide the penalty for the violation of this act and to provide for the maintenance of persons convicted hereunder.

By Mr. HENLEY: A bill to protect and prevent the destruction of muskrats, coons, minks, otters, and opossums within this State and to provide a penalty for the violation of this act.

To the Committee on Appropriations:

By Mr. J. Sinclair Brown: A bill to amend and re-enact sec-

tion 4956 of the Code of Virginia.

By Messrs. Gibson, Norris, Sinclair, Ozlin, Garber, E. R. Fuller and Shelton: A bill to create a State Purchasing Commission, to provide for and designate a State Purchasing Agent, and to prescribe the powers and duties of said purchasing commission and purchasing agent.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 246. Senate bill to authorize the board of supervisors of Henry county to appropriate annually from the general county levy fund a sufficient amount of money for the construction and maintenance of public roads in any and all the districts of said county, and to borrow money at any time not to exceed \$25,000 annually for the construction and maintenance of said roads.

No. 139. Senate bill to amend and re-enact section 882 of the

Code of Virginia.

No. 215. Senate bill to amend and re-enact section 15 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act: to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

The following House bills were read at length a first time and

ordered to be printed:

No. 216. House bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 217. House bill to amend and re-enact section 3484 of the Code of Virginia in relation to the fees of the clerks of circuit,

appellate and other courts.

No. 218. House bill to amend and re-enact sections 2215, 2228 and 2229 of the Code of Virginia, and to repeal sections 2226 and 2227 of the Code of Virginia.

No. 219. House bill to amend and re-enact section 2389 of the

Code of Virginia.

No. 220. House bill to prohibit certain devices from being affixed to bags containing stock foods, and to prohibit the sale of stock foods put up in bags to which certain devices are affixed.

No. 221. House bill to amend and re-enact section 3172 of the

Code of Virginia.

No. 222. House bill to amend and re-enact section 12 of an act entitled an act to provide for the working of roads in the counties of Chesterfield, Powhatan and Goochland, approved March 3, 1884, as heretofore amended, in so far as the said section relates to the county of Powhatan.

No. 223. House bill to provide for the maintenance and repair

of the bridge across the James river at Scottsville.

No. 224. House bill to authorize the Governor of Virginia to accept, in the name of the Commonwealth, gifts of works of art.

No. 225. House bill to amend and re-enact section 4549 of the

Code of Virginia.

No. 176. House bill to provide for the appointment of a commission on medical education in Virginia; to define its powers and duties; to provide how the University of Virginia and the Medical College of Virginia may be consolidated, and prescribing the effect thereof; was, on motion of Mr. WILLIAMS, taken up out of its order on the calendar.

On motion of Mr. WILLIAMS, the bill was recommitted to the Committee on Schools and Colleges.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both Houses and duly enrolled, the titles of said bills having been publicly read:

No. 48. House bill to authorize the board of supervisors of Fauquier county to erect a county building to contain the offices of the treasurer and clerk, and other county officers; and to contract a loan and issue bonds for said purpose upon the approval of the

judge of the circuit court for said county; and to levy an annual tax to pay interest on said bonds and to create a sinking fund for their

payment at maturity or before.

No. 65. House bill to amend and re-enact section 8 of an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair of public roads in the counties of Alleghany, Bath and Highland, approved February 12, 1884, as amended by an act approved February 1, 1900, in so far as applicable to the counties of Bath and Highland, approved March 12, 1912.

No. 66. House bill authorizing the board of supervisors of Brunswick county to distribute certain portions of the general coun-

ty levy funds among the various districts for road purposes.

No. 82. House bill to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding three hundred thousand dollars (\$300,000.00).

No. 89. House bill to prohibit the obstructing of Pole Cat

creek, Caroline county.

No. 92. House bill to authorize the town council of the town of Lawrenceville, Brunswick county, Virginia, to issue and sell bonds of the said town to an amount not in excess of twenty thousand dollars, for the purpose of raising money to repair, extend, enlarge and improve, the municipal light, water and sewerage system of said town.

No. 97. House bill to amend and re-enact section 4, sub-section 1, of an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act approved February 23, 1918.

No. 99. House bill to authorize the board of supervisors of Bath county to condemn land and material in Highland county.

under certain conditions, for road purposes.

No. 100. House bill to provide for the construction, reconstruction, improvement and maintenance of the public roads and bridges in Giles county, other than such as are included in the State highway system, and to provide for the issuing of county bonds for the construction, reconstruction and permanent improvement of the roads and bridges embraced in the county highway system.

The hour of 12:30 P. M., having arrived—

No. 73. House bill to amend and re-enact sections 2, 8-b, 8-c, 8-d, 9, 10, 13, 14, 15, 21½, 22, 25, 28, 30½, 36, 36-a, 36-b, 40-a, 44, 55-b, 55-d, 57, 59, 62, 63, 67, 71 and 75, and to repeal sections 32, 33, 34, 35, 48 and 55-e, of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advetisement of such ardent spirits; to prescribe the jurisdiction for trial and ap-

peals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10. 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918; and to abolish the office of Commissioner of Prohibition, having been printed, came up.

Mr. Gilpin moved to dispense with the further readings of the bill required by section 50 of the Constitution; which was agreed

to—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Nottingham, Ozlin, Padgett, Powers, Prince, Ramsey, Robertson, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas, F., Snith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Tiffany, Turner, Wallace, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

Pending the consideration of the bill, the hour of 2 o'clock P. M., having arrived, the chair was vacated until 3 o'clock P. M.

TUESDAY, FEBRUARY 10-AFTERNOON SESSION.

The hour of 3 o'clock P. M. having arrived, the chair was resumed.

The House resumed the consideration of No. 73 House bill, special order.

MR. DEANS offered an amendment in the nature of a substitute.

MR. GILPIN moved to amend the substitute proposed by MR.

DEANS by striking out the words "31st day of August, 1922." and

inserting in lieu thereof "31st day of August, 1921," which was rejected—yeas, 39; nays, 49.

On motion of Mr. Gilpin, the vote was recorded as follows:

YEAS-Messrs, Anderson, Barnes, Blair, Boschen, Bosman, Bowles, Carpenter, Carter, Cherry, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gordon, Green, Haddon, Hall, Ilicks, W. F., Hunter, H. H., Joyce, Langhorne, Moffett, Norris, Pitts, Powers, Shepherd, Sinclair, Smith, Horace L., Smith, L. F., Snidow, Taylor, Tiffany, Warren, Wilcox, Young—39.

NAYS—Messrs, Bolton, Bondurant, Boothe, Brown, J. Sinclair, Brown,

Mayo C., Buntin, Cummins, Crockett, Deans, Dickerson, Diggs, Ewell, Garber, Gatewood, Gibson, Gilpin, Gray, Guerrant, Henley, Hicks, E. A., Horsley. Hurt, Massey, McNutt, Noland, Owen, Ozlin, Padgett, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, Chas. F., Smith, E. Hugh, Snead, Stephenson, Story, Stuart, Templeton, Turner, Wallace, Watts. Wilkins, Willis, Mr. Speaker-49.

The following pairs were announced:

Mr. Dillard with Mr. Nottingham.

Mr. Buford with Mr. Williams.

The first named in each case would have voted in the affirmative. Mr. GILPIN moved to reconsider the vote by which the amendment was rejected.

Mr. Norris moved to pass by the motion to reconsider, which was rejected.

The motion of Mr. GILPIN to reconsider was rejected.

Mr. Jesse moved to amend the substitute proposed by Mr. Deans by striking out the words "31st day of August, 1922," and inserting in lieu thereof "31st day of August, 1920," which was rejected veas, 32: navs, 52.

On motion of Mr. Jesse the vote was recorded as follows:

YEAS-Messrs. Barnes, Boschen, Bosman, Bowles, Carpenter, Carter, Cherry, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Gilpin, Gordon, Green, Haddon, Hall, Hicks, W. F., Hunter, Jesse, Joyce, Langhorne, Norris, Powers, Sinclair, Smith, Horace L., Smith, L. F., Snidow, Tiffany, Warren, Wilcox, Young—32.

NAYS-Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Brown, J. Sinclair, Brown, Mayo C., Buntin, Commins, Crockett, Deans, Dickerson, Diggs, Ewell, Garber, Gatewood, Gibson, Gray, Guerrant, Henley, Hicks, E. A., Horsley, Hurt, Hyatt, Massey, McNutt, Moffett, Noland, Owen, Ozlin, Padgett, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, Chas, F., Smith, E. Hugh, Snead, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Watts, Wilkins, Willis, Mr. Speaker-52.

The following pairs were announced: Mr. Dillard with Mr. Nottingham.

Mr. Buford with Mr. Williams.

The first named in each case would have voted in the affirmative. Mr. Deans moved to reconsider the vote by which the amendment was rejected, which motion was rejected.

The amendment in the nature of a substitute proposed by Mr.

Deans was agreed to—yeas, 72; navs, 10.

On motion of Mr. GILPIN, the vote was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Garber, Gatewood, Gibson, Gilpin, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Horsley, Hunter, Hurt. Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Taylor, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Willis, Mr. Speaker—72.

NAYS-Messrs. Bosman, Carter, Flanagan, Fulton, Gordon, Hicks, W. F.,

Powers, Snidow, Tiffany, Young-10.

Mr. Dears moved to reconsider the vote by which the amendment in the nature of a substitute was agreed to, which motion was rejected.

Mr. Hicks of Lee stated that he voted "No," by mistake and that it was his purpose to vote "Aye" and that he desired the cor-

rection to be made a matter of record.

The bill as amended was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 67; nays, 7.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bolton, Boothe, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Commins, Crockett, Deans, Dickerson, Diggs, Ewell, Fuller, E. R., Garber, Gatewood, Gibson, Gllpin, Gray, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—67.

NAYS-Messrs. Cherry, Dodson, Fulton, Gordon, Snidow, Tiffany,

Young-7.

Mr. Deans moved to reconsider the vote by which the bill was passed, which motion was rejected.

On motion of Mr. WILLIS, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

WEDNESDAY, FEBRUARY 11, 1920.

Prayer by Rev. Fred. R. Chenault, of the Broad Street M. E. church South, Richmond, Va.

On motion of Mr. Owen, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal, as provided by

Rule 3.

No. 97. Senate bill to amend sections 2726 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Counties, Cities and towns. (With amendments.)

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties. Cities and Towns:

No. 226. House bill to authorize the board of supervisors of Appomattox county to levy an additional capitation tax, as provided

by section 173 of the Constitution of Virginia.

No. 227. House bill to amend and re-enact sections 87 and 111 of an act entitled an act to incorporate the town of Crewe, in Nottoway county, Virginia, approved March 20. 1916.

No. 228. House bill for the protection of muskrat in Essex

county.

No. 229. House bill to make and declare the county courthouse of Roanoke county, and the lot appurtenant thereto, located in the town of Salem, a part of each magisterial district of said county, for certain purposes.

Mr. Price offered the following resolutions:

Resolved, That on Thursday, February 12, 1920, the House meet

at 10:45 A. M.; which was agreed to.

Mr. Ozlin moved that No. 13 Senate joint resolution rejecting the proposed amendment to the Constitution of the United States on woman suffrage, be made a special and continuing order for Thursday, February 12, 1920, at 11 o'clock A. M., which was agreed to.

Mr. Price offered the following resolution:

Resolved, That beginning Monday, February 16, 1920, the House shall meet at 11 o'clock A. M. until further ordered, which was agreed to.

Mr. Price offered the following joint resolution:

Resolved by the House of Delegates, the Senate concurring. That at this session no bill, without unanimous consent previously obtained, shall be introduced in either House after Saturday, February 21, 1920, but this resolution shall not be construed to apply to any bills affecting the public finances or any bill of a purely local nature; which was agreed to.

Ordered that Mr. Price carry the resolution to the Senate and request their concurrence.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Mr. Gilpin: A bill to amend and re-enact an act entitled an act to provide a new charter for the town of Front Royal, Warren county, Virginia, approved March 11, 1916, and to repeal all acts

or parts of acts in conflict therewith.

By Mr. Gilpin: A bill to authorize the town of Front Royal to issue bonds in the sum of thirty-six thousand dollars, and expend the proceeds arising from the sale thereof, or so much as may be necessary for the construction, erection and maintenance of a sewerage system for the said town, and to provide by proper tax levy or appropriation for the payment of interest on the bonds so issued and to create a sinking fund to retire said bonds at maturity.

By Mr. WILLIAMS: A bill to amend and re-enact an act entitled an act to incorporate the town of Falls Church, in the county of

Fairfax, approved March 30, 1875, as heretofore amended.

By Mr. Gatewood: A bill to amend sections 2 and 4 of an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair the public roads of Amherst county, as amended and re-enacted by an act approved March 2, 1898, and as further amended by an act approved March 15, 1904, which latter act was further amended by an act approved March 16, 1910, which said amendment and the amendment herein contained being for the purpose of authorizing the board of supervisors of said county to work and improve the public roads of said county, expend any surplus money on the roads and bridges of said county and authorize the erection of toll gates on certain roads in said county for the purpose of raising revenue to maintain and build, macadamize and otherwise permanently improve roads in said county, approved February 20, 1912, as amended by an act approved March 16, 1916, approved February 28, 1918.

By Mr. Flanagan: A bill to declare the court house and public square of Montgomery county a portion of the several magisterial

districts for certain purposes.

To the Committee on Currency and Commerce:

By Messrs. Wilkins, Groome, Dodson, Cherry and Bosman: A bill providing for the appointment of a commission on the development of Hampton Roads.

To the Committee on Agriculture and Mining:

By Mr. Dobson: A bill to amend and re-enact section 1264 of the Code of Virginia, 1919.

By Mr. Dodson: A bill to amend and re-enact section 1257 of the Code of Virginia, 1919.

To the Committee on Roads and Internal Navigation:

By Messrs. Cherry and Willis: A bill for the protection of persons employed in the construction or repair of railroad cars or car trucks or similar equipment.

To the Committee on Counties, Cities and Towns:

By Mr. Rodgers: A bill authorizing the board of supervisors of counties and the councils of cities to reimburse teachers the expense of attending summer schools.

By Mr. Robertson: A bill to amend and re-enact section 2854 of

the Code of Virginia.

To the Committee on General Laws:

By Messes. Cherry, Wilcox and Price: A bill to provide for the vocational rehabilitation and education of employees injured in the course of their employment; to create and establish a division for vocational rehabilitation under the control and supervision of the Industrial Commission of Virginia; to provide for co-operation with the United States government in the prosecution of similar work, and to make an appropriation to carry said act into effect.

By Mr. Willis: A bill to amend and re-enact section 3194 of

the Code of Virginia.

The morning hour having expired, the House proceeded to the business on the calendar.

No. 97. Senate bill to amend section 2726 of the Code of Virginia; was read at length a first time.

The following House bills were read at length a first time and

ordered to be printed:

No. 226. House bill to authorize the board of supervisors of Appomattox county to levy an additional capitation tax, as provided by section 173 of the Constitution of Virginia.

No. 227. House bill to amend and re-enact sections 87 and 111 of an act entitled an act to incorporate the town of Crewe, in Notto-

way county, Virginia, approved March 20, 1916.

No. 228. House bill for the protection of muskrat in Essex

county.

No. 229. House bill to make and declare the county courthouse of Roanoke county, and the lot appurtenant thereto, located in the town of Salem, a part of each magisterial district of said county, for certain purposes.

The motion entered by Mr. Carter to reconsider the vote by which the House refused to engross—No. 142 House bill to amend and re-enact section 4570 of the Code of Virginia—was agreed to.

On motion of Mr. Boschen, the bill was recommitted to the

Committee on General Laws.

The motion entered by Mr. Willis to reconsider the vote by which the House rejected—No. 43 Senate bill to prohibit any officer

in administering an oath from requiring or requesting the person taking the oath to kiss the Holy Bible, or any book or books thereof—was agreed to.

MR. OZLIN moved to amend the bill, page 1, line 5, after the word "thereof" by inserting the words "but persons being sworn for any purpose may be required to place their hands on the Holy Bible," which was agreed to.

The amendment was ordered to be engrossed. The amendment being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bondurant, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gray, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A. Horsley, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Noland, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Powers, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F. Smith, E. Hugh, Smith, Horace L., Smith, L. F., Sneud, Stephenson, Story, Tabb, Taylor, Turner, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—73.

The following Senate bills were read at length a third time and passed:

No. 108. Senate bill authorizing the board of supervisors of Carroll county to levy a capitation tax for schools or other county purposes—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gray, Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Powers, Prince, Ramsey, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Story, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—77.

No. 111. Senate bill to amend and re-enact an act approved March 15, 1904, authorizing the board of supervisors of Patrick and Grayson counties to levy a capitation tax for school and other county purposes—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson. Barnes. Blair, Bolton. Bondurant. Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter. Carter. Cherry, Commins. Deans. Dickerson. Diggs, Dillard, Dodson. Ewell. Felts, Fuller. E. R., Fuller, R. H., Garber. Gatewood, Gibson, Gray, Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce.

McNutt, Moffett, Noland, Nottingham, Omps. Owen, Ozlin, Padgett, Pitts. Powers, Prince, Ramsey, Robinson, Rodgers, Ruebush, Shelton, Shepherd. Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Story, Stuart, Tabb. Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—77.

No. 24. Senate bill to authorize and require the board of supervisors of Page county to levy a sufficient tax in addition to the levy authorized by law, to be laid for general district school purposes, to pay the interest on and principal of certain bonds as the same shall become due—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gray, Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Powers, Prince, Ramsey, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Story, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—77.

Motions severally made to reconsider the votes by which Nos.

43, 108, 111 and 24 Senate bills were passed, were rejected.

No. 115. House bill prohibiting educational institutions from conferring degrees unless the requirements for the respective degrees meet standards to be set up by the State Board of Education; was read at length a third time and passed—yeas, 46; nays, 34.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boschen, Carpenter, Carter, Cherry, Deans, Dillard, Dodson, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Groome, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hurt, Jesse, Massey, Norris, Owen, Ozlin, Padgett, Price, Prince, Ramsey, Robinson, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Warren, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—46.

NAYS—Messrs. Blair, Bosman, Brown, Mayo C., Buntin, Crockett, Dickerson, Diggs, Ewell, Felts, Flanagan, Gordon, Gray, Green, Guerrant, Hyatt, Joyce, McNutt, Moffett, Omps, Powers, Robertson, Rodgers, Ruebush, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Watts,

Young-34.

Mr. Williams moved to reconsider the vote by which the bill was passed, which was rejected.

On motion of Mr. Gray, the House adjourned.

RICHARD L. BREWER, JR.,

Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

THURSDAY, February 12, 1920.

Prayer by Rev. W. D. Smith, of St. Mark's Protestant Episcopal church.

On motion of Mr. Shepherd, the reading of the Journal was

dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by

A communication from the Senate, by their Clerk, was read as follows:

In Senate, February 11, 1920.

The Senate has agreed to House joint resolution relative to the appointment of a joint committee to report to the next General Assembly with reference to re-districting the State, with amendments.

And they have passed Senate bills entitled an act to create a State Purchasing Commission, to provide for and designate a State Purchasing Agent, and to prescribe the powers and duties of the said purchasing commission and purchasing agent, No. 75; an act to amend and re-enact sections 1110, 1111, 1112, 1113 and 1119 of the Code of Virginia, and to repeal sections 1116, 1126, 1127, 1128, 1129, 1130 and 1131 of the Code of Virginia, No. 135; and an act for the relief of sureties on forfeited recognizances, No. 180. In which they request the concurrence of the House of Delegates.

No. 75. Senate bill was referred to the Committee on Appropria-

tions.

135. Senate bill was referred to the Committee on Agriculture and Mining.

No. 180. Senate bill was referred to the Committee for Courts

of Justice.

The following Senate bills, having been considered by the committee in session, were reported from the committee on Schools and Colleges:

No. 30. Senate bill to amend and re-enact an act entitled an act to provide for the conveyance by the Prison Association of Virginia of the Laurel Industrial School, its property, real and personal, located in the county of Henrico, to the State of Virginia; that the State will assume the control, operation and management of the same in accordance with the charter of the said association, approved March 16, 1918.

No. 27. Senate bill to provide for the conveyance by the Industrial Home School for Wayward Colored Girls of its property, real and personal, to the Commonwealth of Virginia; that the Commonwealth will assume control, operation and management of the same.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 150. Senate bill to amend and re-enact section 2780 of the Code of Virginia.

No. 151. Senate bill to amend and re-enact section 2551 of the

Code of Virginia.

No. 230. House bill to amend and re-enact an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their powers and duties, approved March 16, 1918; having been considered by the committee in session, was reported from the Committee on Asylums and Prisons.

The following House bills, having been considered by the committee in session, were reported from the Committee on Agriculture and Mining:

No. 231. House bill to amend and re-enact section 1111 of the

Code of Virginia.

No. 232. House bill to amend and re-enact section 885 of the Code of Virginia.

The following House bills having been considered by the committee in session, were reported from the Committee on Finance:

No. 233. House bill concerning depositories for the funds of counties, cities and towns of the State, and the interest on such funds.

No. 234. House bill to provide for the enumeration of the veterans of the Confederate army and navy.

The following House bills, having been considered by the committee in session, were reported from the Committee on Insurance and Banking:

No. 235. House bill to permit banks and trust companies to pay small balances to the credit of deceased persons to the next of kin of such persons without requiring qualification on such estates.

No. 236. House bill to amend and re-enact section 4148 of the

Code of Virginia.

No. 237. House bill to amend and re-enact section two of an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred (\$300) dollars, to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages carned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of banking divison of the Corporation Commission in respect to licensees; repealing section eighty-one of the revenue act and all other acts and parts of acts inconsistent with the provisions of this act, approved March 23, 1918. Digitized by GOOGIC

The following House bills, having been considered by the committee in session, were reported from the Committee on Schools and

Colleges:

No. 238. House bill to authorize and require the board of supervisors of Norfolk county to levy a sufficient tax in addition to the levy authorized by law, to be laid for general district school purposes, to pay the interest on and principal of certain bonds as the same shall become due.

No. 239. House bill to provide for an election by the qualified voters of Grafton magisterial district, in the county of York. State of Virginia, for a bond issue by said district for the purpose of building a high school in said district for white children, and to determine by said election at what place in said district said school shall be built.

No. 240. House bill to amend and re-enact an act authorizing the board of supervisors of Patrick and Grayson counties, respectively, to levy a capitation tax for schools and other county purposes, approved March fifteenth, nineteen hundred and four.

No. 241. House bill authorizing the board of supervisors of

Norfolk county to levy a capitation tax for school purposes.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 242. House bill to amend and re-enact section 5408 of the Code of Virginia, in relation to when fiduciaries to exhibit their accounts before commissioners for settlement, what entry to be made by commissioners in their books.

No. 243. House bill to amend and re-enact section two thousand

seven hundred and two of the Code of Virginia.

No. 244. House bill to amend and re-enact section 6364 of the

Code of Virginia.

No. 245. House bill to define the "practice of law" and "law business." to prohibit the doing thereof by persons not licensed as attorneys, by associations or corporations and to provide penalties and remedies for violation thereof. (Without recommendation.)

No. 176. House bill to provide for the appointment of a commission on medical education in Virginia; to define its powers and duties; to provide how the University of Virginia and the Medical College of Virginia may be consolidated, and prescribing the effect thereof; heretofore recommitted to the Committee on Schools and Colleges, was reported back with amendments.

House bill to provide for the appointment of a chaplain for the penitentiary; heretofore referred to the Committee on Asylums and Prisons, having been considered by the committee in session, was reported back with the recommendation that it be referred to the

Committee on Appropriations. The bill was so referred.

House bill to amend sections 5, 6, 7, 8, 9, 10, 11, 12, 18, 19, 20, 21, 22, 23, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 71, 72, 73, 74,

75, 76, 77, 78, 79, 80, 92, 94, 95, 96, 97, 98, 99, 100, 101 and 103 of an act to incorporate the city of Newport News, in the county of Warwick, and to provide a charter therefor, and to repeal sections 2 and 93 of said act and to add thereto sections 14a, 55a, 99a, 116a, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131 and 132, which deal with and provide for vacancies in the council; the initiative and referendum; the general powers and duties of the department of public welfare, the division of the city into school districts and the election of trustees therefor; the creation of a civil service commission and its rules and regulations; the jurisdiction of courts to enforce ordinances, rules and regulations upon city owned property outside of the city; continuance of present officers in office until January 1, 1921, and the vacating of certain offices at that time; the penalties for violation of certain sections; the working of prisoners; the appointment of boards and the creation of pension funds; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 3 of an act entitled an act to incorporate the town of Louisa, in Louisa county, approved March 8, 1873; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact an act approved February 23. 1888, as amended by an act entitled an act to amend and re-€nact the charter of the town of Waynesboro, approved January 26, 1892. and to authorize said town to issue bonds for water and cemetery purposes, as amended by an act approved March 3, 1896; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report :

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings. .

Albert (). Boschen, Chairman. Digitized by Google The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 26 of an act entitled an act to provide a new charter for the town of Gretna, Pittsylvania county, and to repeal all other acts inconsistent with this act, approved March 17, 1916; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill for the relief of W. H. Carter; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Appropriations. House bill to appropriate seven hundred and eleven dollars and twelve cents to reimburse Louis A. Heindl, Herbert W. Harris and Pembroke W. Taylor for expenditures made and bills incurred by them in the organization and recruiting of the Thirteenth Company, Virginia Coast Artillery, between the time of its organization and muster into the Federal service, on May 1, 1918; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Appropriations. House bill to authorize and empower the board of supervisors of Culpeper county to borrow four thousand dollars for the purpose of completing the Eldorado road in Salem magisterial district; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to validate, ratify, approve and confirm certain bonds issued or to be issued by the town of Orange, Virginia, and an election held in said town on the 2nd day of July, 1919, authorizing the issuing of the said bonds for providing a water supply for said town; having been considered by the Joint Committee on Special, Private and Local Legislation was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize and empower the board of supervisors of Culpeper county to borrow ten thousand dollars for the purpose of retiring certain outstanding bonds of Catalpa road district in said county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 3 of an act entitled an act to create the city of Hopewell, in the county of Prince George; to provide temporary and permanent officers for its organization and management and to authorize the assessment and collection of revenue necessary for the permanent improvement and government of said city, approved February 26, 1916; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to annex to the county of Chesterfield a part of the county of Henrico; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation

respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to prescribe the open season for the hunting, killing or capturing, in the counties of Fluvanna, Goochland, Buckingham and Cumberland, of all the game birds and game animals protected by the laws of this State, and to prohibit the tracking of wild turkeys and rabbits in the snow at any time in the said counties; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT (). Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving the public highways in Scottsville magisterial district and Charlottesville magisterial district of said county and to levy a special district tax in said districts to pay said bonds and the interest thereon; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation .

House bill to provide a new charter for the city of Hampton; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact an act entitled an act to provide a new charter for the town of Front Royal, Warren county,

Virginia, approved March 11, 1916, and to repeal all acts or parts of acts in conflict therewith; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend sections 2 and 4 of an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair the public roads of Amherst county, as amended and re-enacted by an act approved March 2, 1898, and as further amended by an act approved March 15, 1904, which latter act was further amended by an act approved March 16, 1910, which said amendment and the amendment herein contained being for the purpose of authorizing the board of supervisors of said county to work and improve the public roads of said county, expend any surplus money on the roads and bridges of said county and authorize the erection of toll gates on certain roads in said county for the purpose of raising revenue to maintain and build, macadamize and otherwise permanently improve roads in said county, approved February 20, 1912, as amended by an act approved March 16, 1916, approved February 28, 1918; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to declare the court house and public square of Montgomery county a portion of the several magisterial districts for certain purposes; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the town of Front Royal to issue bonds in the sum of thirty-six thousand dollars, and expend the proceeds

arising from the sale thereof, or so much as may be necessary for the construction, erection and maintenance of a sewerage system for the said town, and to provide by proper tax levy or appropriation for the payment of interest on the bonds so issued and to create a sinking fund to retire said bonds at maturity; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact an act entitled an act to incorporate the town of Falls Church, in the county of Fairfax, approved March 30, 1875, as heretofore amended; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

The hour of 10:45 o'clock having arrived, No. 13 Senate joint resolution rejecting the proposed amendment to the Constitution of the United States on woman suffrage, special and continuing order, came up.

Mr. Norris offered the following resolution:

Be it resolved by the House of Delegates, That all questions relating to the adoption or rejection of the proposed woman's suffrage amendment to the Constitution of the United States be passed by at this session of the General Assembly in order that there may be a referendum to the voters of Virginia.

And be it further resolved, That the Committee on Privileges and Elections is hereby directed to prepare and introduce in this House a bill providing for the referendum aforesaid; which was

rejected—yeas, 29; nays, 57.

On motion of Mr. Wilcox, the vote was recorded as follows:

YEAS—Messrs. Anderson, Boothe, Brown, J. Sinclair, Carpenter, Diggs, Fuller, E. R., Gibson, Gordon, Groome, Haddon, Henley, Hunter, Noland, Norris, Omps, Pitts, Rew, Robinson, Rodgers, Ruebush, Shepherd, Smith, E. Hugh, Snead, Story, Watts, Wilcox, Williams, Willis, Mr. Speaker—29.

Hugh, Snead, Story, Watts, Wilcox, Williams, Willis, Mr. Speaker—29.
NAYS—Messrs. Barnes, Blair, Bolton, Bondurant, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Cherry, Commins, Crockett, Deans, Dickerson, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, R. H., Gatewood,

Gilpin, Gray, Green, Guerrant, Hicks, F. A., Hicks, W. F., Horsley, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Nottingham, Owen, Ozlin, Powers, Prince, Ramsey, Robertson, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snidow, Stephenson, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Young—57.

The following pairs were announced:

MR. HALL with MR. BUFORD.

Mr. Copp with Mr. Chase.

MR. FULTON with MR. WILKINS.

Mr. GARBER with Mr. TIFFANY.

The first named in each case would have voted Aye.

No. 13. Senate joint resolution as follows:

Whereas, the sixty-sixth Congress of the United States of America, in both Houses by a constitutional majority of two-thirds thereof has made the following proposition to amend the Constitution of the United States, in the following words, to-wit:

JOINT RESOLUTION

Proposing an amendment to the Constitution extending the right of suffrage to women:

Resolved, by the Senate and House of Representatives of the United States of America, in Congress assembled, two-thirds of each House concurring therein, that the following article is proposed as an amendment to the Constitution, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the several States.

ARTICLE

The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of sex.

Congress shall have power to enforce this article by appropriate legislation.

Therefore, be it-

Resolved, by the General Assembly of the State of Virginia that the said proposed amendment to the Constitution of the United States of America be and the same is hereby rejected by the General Assembly of the State of Virginia.

Resolved, that certified copies of the foregoing preamble and resolution be forwarded by the Governor of the State of Virginia to the President of the United States, the Secretary of State of the United States, the President of the Senate of the United States and the Speaker of the House of Representatives of the United States, was agreed to—yeas, 62; nays, 22.

The vote was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Cherry, Commins, Crockett, Deans, Dickerson, Dillard, Dodson, Ewell, Felts. Flanagan, Fuller, E. R., Fuller, R. H., Gatewood, Gilpin, Gray, Green, Guerrant, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, Massey, McNutt, Moffett, Norris, Nottingham, Omps, Owen, Ozlin, Powers, Prince, Ramsey, Robertson, Rodgers, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Stuart, Tabb, Taylor, Turner, Wallace, Warren, Young—62.

NAYS—Messrs. Anderson, Boothe, Diggs, Gibson, Gordon, Groome, Haddon, Henley, Hunter, Jesse. Noland, Robinson, Ruebush, Shepherd, Snead.

Story, Templeton, Watts, Wilcox, Williams, Willis, Mr. Speaker-22.

The following pairs were announced:

MR. SMITH of Prince George with MR. Rew.

Mr. Buford with Mr. Hall.

Mr. TIFFANY with Mr. GARBER.

Mr. Chase with Mr. Copp.

Mr. WILKINS with Mr. FULTON.

The first named would have voted Aye in each case.

A motion made by Mr. OzLIN to reconsider the vote by which the resolution was agreed to was rejected.

Ordered that Mr. Ozlin inform the Senate thereof.

THE SPEAKER laid before the House House joint resolution relative to the appointment of a joint committee to report to the next General Assembly with reference to re-districting the State; with amendments, proposed by the Senate.

The amendments, as follows:

In line two of the resolution strike out the word "five" and insert in lieu thereof the word "nine," and after the word "appointed" insert the words "one of whom shall be a member of the minority party"; same line, strike out the word "three" and insert the word "five."

In line 3 after the word "house" insert the following words: "to be appointed by the Speaker of the House."

In line three strike out the word "two" and insert in lieu thereof

the word "four."

In line three after the word "Senate" insert the following words: "to be appointed by the President of the Senate," were agreed to.

Ordered that Mr. Willis inform the Senate that the House had

agreed to the amendments proposed by the Senate.

A message was received from the Senate, by Mr. Holl, who informed the House that the Senate had agreed to House joint resolution in relation to the introduction of bills, with amendments in which they request the concurrence of the House.

THE SPEAKER laid the resolution before the House.

The amendments proposed by the Senate, as follows: On line four strike out figures "21" and insert in lieu thereof "24," and same line strike out "Saturday" and insert in lieu thereof the word "Tuesday." were agree to.

Ordered that Mr. WILLIS inform the Senate.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Mr. Anderson: A bill to amend and re-enact an act entitled an act to extend the limits of, and provide for electing trustees for, the town of Marion in the county of Smyth, and vesting them with certain corporate powers, passed March 15, 1849, as heretofore

amended.

By Mr. Groome: A bill to provide a charter and special form of government for the city of Hampton, and to repeal the existing charter of said city, formerly the town of Hampton, approved May 23, 1887, and the several acts amendatory thereof, approved, respectively, February 29, 1892; February 24, 1896; March 3, 1898; January 13, 1900; January 30, 1900; February 23, 1901; the two acts of May 15, 1903; March 2, 1914; March 9, 1916, and the act of December 26, 1903, which became a law without the Governor's signature; and all other acts and parts of acts inconsistent with this act so far as they relate to the city of Hampton.

By Mr. CHERRY: A bill to authorize the State Board of Medical Examiners to grant to J. Plummer Baldwin a certificate to prac-

tice drugless methods of healing in this State.

To the Committee for Courts of Justice:

By Mr. Nottingham: A bill to amend and re-enact section 3394

of the Code of Virginia.

By Messrs. Henley, Price and Hall: A bill to validate all acts of notaries public, commissioners in chancery and commissioners of account who, since January 13, 1920, may have held certain other offices.

By Mr. Rodgers: A bill to amend and re-enact section 4497 of the Code of Virginia.

To the Committee on General Laws:

By Mr. Sinclair: A bill to amend and re-enact section 3594 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 1359 of the Code of Virginia as heretofore amended, with reference to grain to be ground in turn; amount of toll; penalty for violations, approved March 16, 1918.

To the Committee on Roads and Internal Navigation:

By Mr. Joyce: A bill to amend and re-enact section 3905 of the Code of Virginia.

To the Committee on Printing:

By Mr. Wilcox: A bill to provide for placing the label of the International Typographical Union or of the Allied Printing Trades Council upon all printed matter.

To the Committee on Counties, Cities and Towns:

By Messrs. Owens and R. H. Fuller: A bill to amend and reenact section 2768 of the Code of Virginia, 1919.

To the Committee on Appropriations:

By Mr. L. F. SMITH: A bill to amend and re-enact sections 3463, 3465, 3466, 3467 and 3468 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 185 of the Code of Virginia, as heretofore amended, approved January 31, 1918.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 30. Senate bill to amend and re-enact an act entitled an act to provide for the conveyance by the Prison Association of Virginia of the Laurel Industrial School, its property, real and personal, located in the county of Henrico, to the State of Virginia; that the State will assume the control, operation and management of the same in accordance with the charter of the said association, approved March 16, 1918.

No. 27. Senate bill to provide for the conveyance by the Industrial Home School for Wayward Colored Girls of its property, real and personal, to the Commonwealth of Virginia; that the Commonwealth will assume control, operation and management of the

same.

No. 150. Senate bill to amend and re-enact section 2780 of the Code of Virginia.

No. 151. Senate bill to amend and re-enact section 2551 of the Code of Virginia.

The following House bills were read at length a first time and

ordered to be printed:

No. 230. House bill to amend and re-enact an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their power and duties, approved March 16, 1918.

No. 231. House bill to amend and re-enact section 1111 of the

Code of Virginia.

No. 232. House bill to amend and re-enact section 885 of the

Code of Virginia.

No. 233. House bill concerning depositories for the funds of counties, cities and towns of the State, and the interest on such funds.

No. 234. House bill to provide for the enumeration of the vet-

erans of the Confederate army and navy.

No. 235. House bill to permit banks and trust companies to pay small balances to the credit of deceased persons to the next of kin of such persons without requiring qualification on such estates.

No. 236. House bill to amend and re-enact section 4148 of the

Code of Virginia.

No. 237. House bill to amend and re-enact section two of an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred (\$300) dollars, to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of banking division of the Corporation Commission in respect to licensees; repealing section eightyone of the revenue act and all other acts and parts of acts inconsistent with the provisions of this act, approved March 23, 1918.

No. 238. House bill to authorize and require the board of supervisors of Norfolk county to levy a sufficient tax in addition to the levy authorized by law, to be laid for general district school purposes, to pay the interest on and principal of certain bonds as the

same shall become due.

No. 239. House bill to provide for an election by the qualified voters of Grafton magisterial district, in the county of York, State of Virginia, for a bond issue by said district for the purpose of building a high school in said district for white children, and to determine by said election at what place in said district said school shall be built.

No. 240. House bill to amend and re-enact an act authorizing the board of supervisors of Patrick and Grayson counties, respectively, to levy a capitation tax for schools and other county purposes, approved March fifteenth, nineteen hundred and four.

No. 241. House bill authorizing the board of supervisors of

Norfolk county to levy a capitation tax for school purposes.

No. 242. House bill to amend and re-enact section 5408 of the Code of Virginia, in relation to when fiduciaries to exhibit their accounts before commissioners for settlement, what entry to be made by commissioners in their books.

No. 243. House bill to amend and re-enact section two thousand

seven hundred and two of the Code of Virginia.

No. 244. House bill to amend and re-enact section 6364 of the

Code of Virginia.

No. 245. House bill to define the "practice of law" and "law business," to prohibit the doing thereof by persons not licensed as attorneys, by associations or corporations and to provide penalties and remedies for violation thereof.

The following Senate bills were read at length a second time: No. 39. Senate bill to amend and re-enact section 3408 of the Code of Virginia prescribing who may practice law in this State.

Senate bill to amend and re-enact section 15 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband; and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

No. 246. Senate bill to authorize the board of supervisors of Henry county to appropriate annually from the general county levy fund a sufficient amount of money for the construction and maintenance of public roads in any and all the districts of said county, and to borrow money at any time not to exceed \$25,000 an-

nually for the construction and maintenance of said roads.

No. 139. Senate bill to amend and re-enact section 882 of the Code of Virginia.

No. 97. Senate bill to amend section 2796 of the Code of Vir-

ginia.

No. 168. House bill to amend and re-enact section 3487 of the Code of Virginia, concerning fees of sheriffs, sergeants, criers and constables, was, on motion of Mr. Brown of Lynchburg, taken up out of its order on the calendar.

On motion of Mr. Brown of Lynchburg, the bill was recom-

mitted to the Committee on Finance.

The following House bills were read at length a third time and passed:

No. 126. House bill to repeal section 2833 of the Code of Vir-

ginia—yeas, 62; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messis. Anderson, Barnes, Blair, Bolfon, Bondurant, Boschen, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Cherry, Commins, Deans, Dickerson, Diggs. Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Pitts, Powers, Prince, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas, F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Willis, Young, Mr. Speaker—62.

No. 132. House bill to permit field trials with hunting dogs—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs, Anderson, Blair, Bolton, Bondlrant, Boothe, Boschen, Bosman, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Groome, Guerrant, Hall, Henley, Hicks, E. A., Horsley, Hunter, Hurt, Jesse, Massey, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Pitts, Powers, Rew, Robertson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Wallace, Warren, Watts, Willis, Young, Mr. Spenker—68.

No. 133. House bill to permit wild birds and wild animals protected by law to be captured alive and held in captivity for propagation purposes—yeas, 67; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Brown, Mayo C., Carter, Chase, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gordon, Gray, Groome, Haddon, Hall, Henley, Hicks, E. A. Horseley, Hunter, Hurt, Jesse, Massey, McNutt, Moffett, Noland, Nottingham, Omps. Owen, Pitts, Powers, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Mr. Speaker—67.

N'AYS-Mr. Young-1.

No. 134. House bill to amend and re-enact section 3293 of the Code of Virginia—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs, Anderson Barnes, Blair, Bolton, Bondurant, Brown, Mayo C., Buntin, Carter, Cherry, Commins, Deans, Diggs, Dodson, Fuller, R. H., Fulton, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Henley, Hicks, E. A., Horsley, Hunter, Jesse, Massey, McNutt, Moffett, Nottingham, Omps. Owen, Ozlin, Pitts, Powers, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, Chas, F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Willis, Young, Mr. Speaker—61.

No. 135. House bill to amend and re-enact section 155 of the Code of Virginia—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bonduraut, Boothe, Boschen, Brown, Mayo C., Carpenter, Carter, Cherry, Commins. Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts. Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gordon, Gray, Haddon, Hall. Henley, Hicks. E. A., Hicks, W. F., Horsley, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Powers, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Watts, Wilcox, Willis, Young, Mr. Speaker—71.

No. 136. House bill to amend and re-enact section 158 of the Code of Virginia—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant. Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter. Cherry, Commins, Deans, Diggs, Dillard, Dodson, Ewell, Felts, Fuller, R. H., Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Powers, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—71.

Motions severally made to reconsider the votes by which Nos. 126, 132, 133, 134, 135 and 136 House bills were passed, were rejected.

No. 122. House bill to amend and re-enact section 6246 of the Code of Virginia; having been printed, was read at length a second time and ordered to be engrossed.

On motion of Mr. Gordon, the House adjourned.

RICHARD L. BREWER, Jr.,
Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

FRIDAY, FEBRUARY 13, 1920.

Prayer by Rev. Joseph T. Watts, State Sunday school secretary of the Baptist Council.

On motion of Mr. Noland, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by

A communication from the Senate, by their Clerk, was read as follows:

In Senate, February 12, 1920.

The Senate has passed House bill entitled an act to amend and re-enact an act entitled an act to define the corporate limits and charter of the city of Williamsburg, approved March seventeenth, eighteen hundred and eighty-four, and acts amendatory thereof, No. 158.

They have agreed to House amendment to Senate bill entitled an act to prohibit any officer in administering an oath from requiring or requesting the person taking the oath to kiss the Holy Bible, or any book or books thereof, No. 43.

And they have passed Senate bills entitled an act to amend and re-enact section 228 of the Code of Virginia, No. 55; an act to authorize and empower the town council of the town of Shenandoah, in Page county, to borrow not to exceed the sum of forty thousand dollars, for the purpose of liquidating the indebtedness of said town on account of the construction and completion of the hydro-electric dam and fixtures, by the issue and sale of bonds of said town, No. 68: an act to authorize the school board of Cobham district, number 4, of the county of Surry, to borrow money and issue bonds for the purpose of erecting and furnishing one or more school houses, and to purchase sites therefor, and to provide for the payment of such bonds and the interest to accrue thereon, No. 93; an act to authorize the school board of Luray Corporation school district, number five, of the county of Page, to borrow money and issue bonds therefor for the purpose of enlarging school buildings, etc., etc., No. 129; an act to amend an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs. as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all

other acts or parts of acts in conflict with this act, approved March 19, 1918, by adding a new section thereto, No. 137; an act to amend and re-enact sections 1004, 1005, 1019, 1021, 1022, 1024, 1027, 1047, 1050, 1063, 1066, 1067, 1076, 1078, 1079, 1080, 1081, 1082, 1085 and 1089 of title 12, chapter 46, of the Code of Virginia, relating to the insane, epileptic, feeble-minded and inebriate, No. 114; an act to amend and re-enact section 3 of an act entitled an act for working and keeping in order the public roads of Mecklenburg county, and to provide for the levy of taxes for that purpose, approved March 6, 1900, as heretofore amended, No. 157; an act for the protection of certain kinds of game birds and to regulate the killing, injuring, destruction and capturing of same, No. 160; an act for the protection of elk in this State, to regulate the killing, injurying, destruction and capturing of same, No. 164; an act to provide how a charter of a town granted by a court may be annulled and repealed, No. 167; an act to amend and re-enact section 4125 of the Code of Virginia of 1919, No. 184; an act to amend and re-enact sections 1257, 1258, 1260, 1261, 1264 and 1265 of the Code of Virginia in relation to the sale of farm produce on commission, No. 185; and an act to amend and re-enact section 4775 of the Code of Virginia, No. 234. which they request the concurrence of the House of Delegates.

No. 55. Senate bill was referred to the Committee on Privileges

and Elections.

No. 184. Senate bill was referred to the Committee on Insurance and Banking.

Nos. 68 and 167 Senate bills were referred to the Committee on

Counties, Cities and Towns.

No. 185. Senate bill was referred to the Committee on Agriculture and Mining.

No. 234. Senate bill was referred to the Committee for Courts

of Justice.

Nos. 93 and 129 Senate bills were referred to the Committee on Schools and Colleges.

No. 144. Senate bill was referred to the Committee on Asylums and Prisons.

Nos. 160 and 164 Senate bills were referred to the Committee on General Laws.

No. 157. Senate bill was referred to the Committee on Roads and Internal Navigation.

No. 137. Senate bill was referred to the Committee on Moral and Social Welfare.

No. 246. House bill to amend and re-enact section 4956 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Appropriations.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 247. House bill to amend and re-enact section 5412 of the

Code in reference to books and stationery furnished commissioners and how paid for.

No. 248. House bill authorizing the board of supervisors of counties and the councils of cities to reimburse teachers the expense

of attending summer schools.

No. 249. House bill to authorize the town of Front Royal to issue bonds in the sum of thirty-six thousand dollars, and expend the proceeds arising from the sale thereof, or so much as may be necessary for the construction, erection and maintenance of a sewerage system for the said town, and to provide by proper tax levy or appropriation for the payment of interest on the bonds so issued and to create a sinking fund to retire said bonds at maturity.

No. 250. House bill to amend and re-enact an act entitled an act to provide a new charter for the town of Front Royal, Warren county, Virginia, approved March 11, 1916, and to repeal all acts or

parts of acts in conflict therewith.

No. 251. House bill to authorize and empower the board of supervisors of Culpeper county to borrow ten thousand dollars for the purpose of retiring certain outstanding bonds of Catalpa road district in said county.

No. 252. House bill to declare the court house and public square of Montgomery county a portion of the several magisterial districts

for certain purposes.

No. 253. House bill to validate, ratify, approve and confirm certain bonds issued or to be issued by the town of Orange, Virginia, and an election held in said town on the 2nd day of July, 1919, authorizing the issuing of the said bonds for providing a water

supply for said town.

No. 254. House bill to prescribe the open season for the hunting, killing or capturing, in the counties of Fluvanna, Goochland, Buckingham and Cumberland, of all of the game birds and game animals protected by the laws of this State, and to prohibit the tracking of wild turkeys and rabbits in the snow at any time in the said counties.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 255. House bill to validate all acts of notaries public, commissioners in chancery and commissioners of accounts who, since January 13, 1920, may have held certain other offices.

No. 256. House bill to amend and re-enact section 4497 of the

Code of Virginia.

No. 257. House bill to amend and re-enact section 5103 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 258. House bill to amend and re-enact section 4571 of the (Without recommendation.) Code of Virginia.

No. 259. House bill to amend and re-enact section 1629 of the

Code of Virginia.

House bill to amend and re-enact an act entitled an act to extend the limits of, and provide for electing trustees for, the town of Marion in the county of Smyth, and vesting them with certain corporate powers, passed March 15, 1849, as heretofore amended; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the State Board of Medical Examiners to grant to J. Plummer Baldwin a certificate to practice drugless methods of healing in this State; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on General Laws.

House bill to provide a charter and special form of government for the city of Hampton, and to repeal the existing charter of said city, formerly the town of Hampton, approved May 23, 1887, and the several acts amendatory thereof, approved, respectively, February 29, 1892; February 24, 1896; March 3, 1898; January 13, 1900; January 30, 1900; February 23, 1901; the two acts of May 15, 1903; March 2, 1914; March 9, 1916, and the act of December 26, 1903, which became a law without the Governor's signature; and all other acts and parts of acts inconsistent with this act so far as they relate to the city of Hampton; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Join: Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman,

The bill was referred to the Committee on Counties, Cities and Towns.

Mr. Willis moved that when the House adjourn today it adjourn to meet tomorrow at 10 o'clock A. M., which was agreed to.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Messrs. Garber and Ruebush: A bill to amend and re-enact an act. approved March 2, 1888, providing for the making, changing and working of roads in the county of Rockingham, approved March 2, 1888, as amended by an act of the General Assembly, approved March 5, 1890, as further amended by an act of the General Assembly approved February 25, 1892, as further amended by an act of the General Assembly, approved March 2, 1894, and as further amended by the act of the General Assembly, approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919.

By Messes, E. R. Fuller, Boschen, Price, Haddon and Wilcox: A bill to amend and re-enact section 28 of the charter of the

city of Richmond, as heretofore amended.

By Mr. Dillon: A bill to authorize and empower the board of supervisors of Franklin county to erect and maintain toll gates

on the improved roads of said county.

By Mr. Bolton: A bill to amend and re-enact section 8 of an act entitled an act to provide for the working and keeping in repair the public roads and bridges of Botetourt county, and to repeal an act entitled an act to provide for the working and keeping in repair the public roads of Botetourt county, approved March 4, 1896. and an act amendatory thereof, approved February 14, 1901, approved March 15, 1906, as heretofore amended.

By Messrs. Garber and Ruebush: A bill to amend and re-enact sections 48 and 63 of an act entitled an act entitled an act to amend and re-enact an act, approved July 9, 1870, and to amend and re-enact an act, approved March 21, 1877, and to amend and re-enact an act, approved February 17, 1890, and to re-enact an act, approved January 29, 1894, relating to the charter of the town of Harrisonburg, approved March 3, 1896.

By Mr. HYATT: A bill for the relief of C. W. Greever.

By Messrs. Garber and Ruebush: A bill to authorize the board of supervisors of Rockingham county to issue bonds for an amount not exceeding \$60,000.00 for a period of not exceeding four years.

By Messes. Ewell, Story, Deane, Williams, Tabb, Commins, Rew, Powers, Nottingham and Wallace: A bill establishing the Virginia Truck Experiment Station; providing for the appointment of a board of directors thereof, and prescribing the powers and duties of the said board; also providing for the control and maintenance of the Eastern Shore Experiment Station located near Onley, Accomac county.

By Mr. Sinclair (by request): A bill to incorporate the town

of Quantico, Virginia.

To the Committee on General Laws:

By Mr. Price: A bill concerning conditional sales and to make uniform the law relating thereto.

By Messrs. M. C. Brown and Bosman: A bill to limit the amount recoverable for the loss of, or injury to, wearing apparel, cloth, or other articles delivered to any person or corporation to be cleaned, pressed, dyed or laundered.

To the Committee on Finance:

By Mr. Story: A bill to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned delinquent.

To the Committee on Counties, Cities and Towns:

By Mr. Williams: A bill to amend and re-enact section 3 of an act entitled an act authorizing and empowering the board of supervisors of any two or more counties in this State, or the board of supervisors of any one or more of the counties in this State and the council or councils of any one or more of the several cities in this State, to establish a home for the care and maintenance of the poor; to authorize the sale and conveyance of certain real and personal property belonging to such cities and counties as may adopt the provisions of this act; to authorize the authorities of such counties and cities to purchase farms of suitable size, fertility and location; to authorize such authorities to erect suitable buildings to be called district homes, to which all of the counties and cities composing such district must send its poor, and care for same; providing for the appointment of boards of control, superintendents, physicians and necessary employees; and to abolish county and city poor houses in the several counties which adopt the provisions of this act, approved March 14, 1918,

To the Committee on Appropriations:

By Mr. Tabb: A bill to increase the monthly allowance of the inmates of the R. E. Lee Camp Soldiers' Home at Richmond, and

to make an appropriation therefor.

By Mr. Tabe: A bill to amend and re-enact sections 1 and 8 of an act entitled an act to amend and re-enact an act approved March 21, 1916, relating to Confederate pensions, approved Febru-

arv 28, 1918.

By Messrs. Jesse, Groome, Massey, E. R. Fuller, Dodson, Tiffany, Diggs, Hurt, Ewell, Green, Gray, Cherry, Gatewood, Tabb, Willis, Gibson, Buntin, Stuart, E. Hugh Smith, Boschen, Wilcox, Hunter, Omps. Watts, M. C. Brown, Shepherd, Barnes, Bosman, Price, Henley, Haddon, Snead, Wallace, Powers, Rodgers, Gilpin, R. H. Fuller, Bondurant, Nottingham and Sinclair: A bill to amend and re-enact section 3435 of the Code of Virginia.

To the Committee for Courts of Justice:

By Mr. Haddon: A bill to amend section 4414 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact

section 3680 of the Code of Virginia, as heretofore amended, ap-

proved February 28, 1918.

By Messes. Gilpin and Hall: A bill to permit females to qualify, give bond and act as deputy clerks in all courts of this Commonwealth; and to validate certain acts heretofore performed by females acting as such deputy clerks.

By Mr. E. R. Fuller: A bill to make the failure to pay for or refusal to return goods, wares and merchandise sold for cash on

delivery larceny in certain cases.

By Mr. ROBERTSON: A bill to validate acknowledgments heretofore taken by justices of the peace and mayors of cities or towns or police justices who by virtue of their offices had the powers and authority of justices of the peace, where such justices or mayors or police justices are designated in the certificates of acknowledgment as police justices.

To the Committee on Roads and Internal Navigation:

By Messrs. Padgett, Gatewood and Turner: A bill to amend and re-enact section 3928 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act to regulate the time and manner in which common carriers doing business in this State shall adjust and pay just freight charges and claims for loss or damage to freight, and claims for storage, demurrage, and car service, approved March 24, 1914, approved March 16, 1918.

By Messes. Henley, Bowles, Deans, Carter, Commins, Hunter and R. H. Fuller: A bill to provide for the protection of the public roads of the Commonwealth of Virginia; to provide for license tax on certain vehicles other than those driven by motor or steam power; and to prescribe the width of tires to be used on

same.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a first time and ordered to be printed:

No. 246. House bill to amend and re-enact section 4956 of the

Code of Virginia.

No. 247. House bill to amend and re-enact section 5412 of the Code in reference to books and stationery furnished commissioners and how paid for.

No. 248. House bill authorizing the board of supervisors of counties and the councils of cities to reimburse teachers the expense of attending summer schools.

No. 249. House bill to authorize the town of Front Royal to issue bonds in the sum of thirty-six thousand dollars, and expend the proceeds arising from the sale thereof, or so much as may be necessary for the construction, erection and maintenance of a sewerage system for the said town, and to provide by proper tax levy or

appropriation for the payment of interest on the bonds so issued and to create a sinking funds to retire said bonds at maturity.

No. 250. House bill to amend and re-enact an act entitled an act to provide a new charter for the town of Front Royal, Warren county, Virginia, approved March 11, 1916, and to repeal all acts or parts of acts in conflict therewith.

No. 251. House bill to authorize and empower the board of superv sors of Culpeper county to borrow ten thousand dollars for the purpose of retiring certain outstanding bonds of Catalpa road district in said county.

No. 252. House bill to declare the court house and public square of Montgomery county a portion of the several magisterial districts

for certain purposes.

No. 253. House bill to validate, ratify, approve and confirm certain bonds issued or to be issued by the town of Orange, Virginia, and an election held in said town on the 2nd day of July, 1919, authorizing the issuing of the said bonds for providing a water supply for said town.

No. 254. House bill to prescribe the open season for the hunting, killing or capturing, in the counties of Fluvanna, Goochland, Buckingham and Cumberland, of all of the game birds and game animals protected by the laws of this State, and to prohibit the tracking of wild turkeys and rabbits in the snow at any time in the said counties.

No. 255. House bill to validate all acts of notaries public, commissioners in chancery and commissioners of accounts who, since January 13, 1920, may have held certain other offices.

No. 256. House bill to amend and re-enact section 4497 of the

Code of Virginia.

No. 257. House bill to amend and re-enact section 5103 of the Code of Virginia.

No. 258. House bill to amend and re-enact section 4571 of the Code of Virginia.

No. 259. House bill to amend and re-enact section 1629 of the code of Virginia.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 114. House bill to amend section 582 of the Code of Vir-

g'nia.

No. 123. House bill amending section 3107 of the Code of Virginia.

No. 152. House bill to assign offices in the Capitol building to the State Corporation Commission.

No. 163. House bill to amend and re-enact section 3082 of the Code of Virginia.

No. 167. House bill to amend and re-enact section 3716 of the Code of Virginia.

No. 171. House bill to amend and re-enact section 2158 of the Code of Virginia.

No. 173. House bill to authorize payment of State taxes and local levies for the year 1919 in the district of any commissioner of the revenue where the assessment of taxes and levies, which he was required by law to make, were not made upon the land, personal property and income books as required by law on or before December 31, 1919, where such commissioner of the revenue retired from office on that date; and to authorize payment of State taxes and levies within the period of sixty days after same has been duly assessed without payment of penalty.

No. 179. House bill to authorize the exchange and conveyance of a lot not exceeding eleven acres of land, part of State peniten-

tiary farm.

No. 183. House bill to authorize and empower the judge of the circuit court of the county of Prince Edward to have conveved to the Rice Local Union, No. 63, of the Prince Edward County Branch of the Farmers' Educational and Co-operative Union of America, or any other farmers' organization, certain land at Rice, in the county of Prince Edward.

No. 184. House bill to amend and re-enact section three of an act entitled an act appropriating the proceeds of the glebe lands, and other property, belonging to the parishes of Abingdon, Ware and Petsworth, in the county of Gloucester, and for other purposes,

passed January 25, 1814.

No. 185. House bill to repeal section 3 and to amend and re-enact sections 4 and 5, and to enact section 5-a and section 21-a and to amend and re-enact sections 34, and 39, and 44, 49 and 57, of an act entitled an act to amend and re-enact an act entitled an act to provide for a new charter for the town of Farmville, approved February 10, 1890, as amended by an act to amend and re-enact section 18 of the charter of the town of Farmville, approved February 9, 1898, and as amended by an act to amend and re-enact sections 1 and 13, and 21 of an act entitled an act to provide a new charter for the town of Farmville, approved February 20, 1900, as amended by an act to amend and re-enact section 21 of the charter of the town of Farmville, approved February 8, 1901, as amended and re-enacted by an act approved March 12, 1912.

No. 186. House bill to amend and re-enact section 2002 of the

Code of Virginia.

No. 187. House bill to authorize the city of Newport News to issue twenty-five thousand dollars of bonds for the purpose of acquiring the necessary land and in erecting and constructing buildings for fire stations thereon.

No. 188. House bill to authorize the city of Newport News to issue one hundred and twenty-five thousand dollars of bonds for rebuilding, repairing and redecking bridges over railway tracks in said city.

No. 189. House bill to authorize the city of Newport News to issue one hundred thousand dollars of bonds for the purpose of erecting, constructing and equipping a jail.

No. 190. House bill to authorize the city of Newport News to issue one hundred thousand dollars of bonds for the purchasing of necessary real estate and in erecting, constructing and installing incinerators in said city.

No. 191. House bill to provide for the protection of the wild

life in the county of Clarke.

No. 192. House bill to amend and re-enact section 2806 of the

Code of Virginia.

No. 194. House bill to prohibit the hunting, shooting or trapping of ringed-necked pheasants in Shenandoah county, until after the first day of November, 1922.

No. 195. House bill for the protection of deer and elk in Shen-

endoah county.

No. 197. House bill to authorize the town of Narrows to appropriate seven thousand five hundred dollars towards the erection by the Pearisburg school district of a public high school building in said town, and to provide for the issuing of the bonds of the town to raise the money for the said purpose.

No. 198. House bill authorizing the school board of Plymouth school district, in the county of Lunenburg, to borrow money, not to exceed \$30,000, for the building, repairing and equipment of

school houses in said district.

No. 199. House bill to amend and re-enact sections 645 and 658 of the Code of Virginia.

No. 205. House bill to amend and re-enact section 3393 of the

Code of Virginia.

No. 206. House bill to amend and re-enact section 6452 of the Code of Virginia, 1919.

No. 207. House bill prescribing the time of holding the regular

terms of court in the Twenty-eighth judicial circuit.

No. 215. House bill to allow members of the United States naval reserve force, while not on active duty in said United States naval reserve force, to hold office under the government of this Commonwealth or the political or administrative sub-divisions thereof.

No. 216. House bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended. (Amended.)

No. 223. House bill to provide for the maintenance and repair

of the bridge across the James river at Scottsville.

No. 226. House bill to authorize the board of supervisors of Appomattox county to levy an additional capitation tax as pro-

vided in section 173 of the Constitution of Virginia.

No. 229. House bill to make and declare the county court house of Roanoke county, and the lot appurtenant thereto, located in the town of Salem, a part of each magisterial district of said county, for certain purposes.

No. 208. House bill to amend and re-enact section 2274 of the

Code of Virginia.

No. 238. House bill to authorize and require the board of supervisors of Norfolk county to levy a sufficient tax in addition to the levy authorized by law, to be laid for general district school purposes, to pay the interest on and principal of certain bonds as the same shall become due.

No. 239. House bill to provide for an election by the qualified voters of Grafton magisterial district, in the county of York, State of Virginia, for a bond issue by said district, for the purpose of building a high school in said district for white children, and to determine by said electon at what place in said district said school shall be built.

No. 222. House bill to amend and re-enact section 12 of an act entitled an act to provide for working of roads in the counties of Chesterfield, Powhatan and Goochland, approved March 3, 1884, as heretofore amended, insofar as the said section relates to the county of Powhatan. (Amended.)

No. 153. House bill to amend and re-enact section 3775 of the

Code of Virginia.

No. 204. House bill to validate and hold firm and binding the receipt, recordation and verification of deeds, orders of probate, fiduciary accounts, and other papers and writings received into the clerk's offices of the courts of this Commonwealth by the clerks thereof, and transcribed upon the record books in said offices, though the receipt, recordation and verification certificates attached thereto have not received the attesting signatures of the said clerks, and to provide for the attesting and verification of the same.

No. 193. House bill authorizing the town council of Farmville to issue bonds to pay off the floating debt of the town. (Amended

by substitute.)

No. 177. House bill to provide for a commission to study the condition of the blind in the State of Virginia, to ascertain their number, both infant and adult, so far as practicable, and the provision made under existing law for their educational and vocational training and assistance, and to report its findings to the next General Assembly, together with such recommendations for the revision of existing laws and the enactment of new laws as will best promote their interests, and to make appropriation for the costs of said commission, was, on motion of Mr. Taylor, committed to the Committee on Appropriations.

No. 240. House bill to amend and re-enact an act authorizing the board of supervisors of Patrick and Grayson counties, respectively, to levy a capitation tax for schools and other county purposes, approved March fifteenth, nineteen hundred and four, was,

on motion of Mr. Joyce, dismissed.

No. 203. House bill to amend and re-enact section 5189 of the Code of Virginia, as amended by an act approved September 15, 1919, was, on motion of Mr. Brown of Lynchburg, recommitted.

The following House bills were, on motions severally made by Mr. Willis, made special and continuing orders for Wednesday, February 18th, at 11:30 o'clock A. M.:

No. 101. House bill to amend and re-enact section 3510 of the Code of Virginia as heretofore amended, as to the fees of jailers,

for feeding prisoners.

No. 102. House bill to amend and re-enact sections 3481 and 3507

of the Code of Virginia.

No. 104. House bill to amend and re-enact section 1579 of the Code of Virginia.

No. 137. House bill to amend and re-enact section 200 of the

Code of Virginia.

No. 145. House bill to amend and re-enact section one of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission to fix the maximum amount of the compensation of said officers, approved March 27, 1914, as amended by an act approved March twenty-second, nineteen hundred and sixteen, and as further amended by an act approved, March ninth, nineteen hundred and eighteen.

No. 146. House bill to amend and re-enact sections 2430 and

2431 of the Code of Virginia.

No. 170. House bill to provide for the appointment of a commission on the fee system in Virginia, and to prescribe the powers and duties of said commission.

No. 217. House bill to amend and re-enact section 3484 of the Code of Virginia in relation to the fees of the clerks of circuit, appellate and other courts.

All other business having been suspended. THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both Houses and duly enrolled, the titles of said bills having been publicly read:

No. 24. Senate bill to authorize and require the board of supervisors of Page county to levy a sufficient tax in addition to the levy authorized by law, to be laid for general district school purposes, to pay the interest on and principal of certain bonds as the same

shall become due.

No. 26. Senate bill to authorize increase of pay to the clerks of Page and Rappahannock counties for services as clerk of the board of supervisors.

No. 57. Senate bill to amend and re-enact section 10 of an act entitled an act to incorporate the town of Virgilina, in the county

of Halifax, approved February 5, 1900.

No. 69. Senate bill to amend section 3876 of chapter 151 of the Code of 1919, so as to allow members of any such corporations as are referred to in said section, when physically or otherwise disabled from being present in person at any meeting called or held for any of the purposes referred to in said section, to vote by proxy.

No. 79. Senate bill to enlarge and to define the power and the jurisdiction of police justices to admit persons to bail and fixing the compensation therefor.

No. 108. Senate bill authorizing the board of supervisors of Carroll county to levy a capitation tax for schools or other county

purposes.

No. 111. Senate bill to amend and re-enact an act approved March 15, 1904, authorizing the board of supervisors of Patrick and Grayson counties to levy a capitation tax for school or other

county purposes.

No. 53. House bill to extend the time within which a person to whom license had been issued prior to March 14, 1918, to practice law in Virginia, but who had been prevented from qualifying and commencing said practice within two years after the granting of said license by his entry into the military or naval service of the United States may qualify and commence said practice without further examination.

No. 75. House bill to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned

delinquent.

No. 13. Senate joint resolution rejecting the proposed amendment to the Constitution of the United States on woman suffrage.

On motion of Mr. Willis, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

SATURDAY, FEBRUARY 14, 1920.

Prayer by Rev. Jos. T. Watts, State Sunday school secretary of the Baptist Council.

On motion of Mr. Hicks of Campbell, the reading of the Jour-

nal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

No. 68. Senate bill to authorize and empower the town council of the town of Shenandoah, in Page county, to borrow not to exceed the sum of forty thousand dollars for the purpose of liquidating the indebtedness of said town on account of the construction and completion of the hydro-electric dam and fixtures, by the issue and sale of bonds of said town; having been considered by the committee in session, was reported from the Committee on Counties, Cities and Towns.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 129. Senate bill to authorize the school board of Luray corporation school district, number five, of the county of Page, to borrow money and issue bonds therefor for the purpose of enlarging

school buildings, etc., etc.

No. 93. Senate bill to authorize the school board of Cobham district, number 4, of the county of Surry, to borrow money and issue bonds for the purpose of erecting and furnishing one or more school houses, and to purchase sites therefor, and to provide for the payment of such bonds and the interest to accrue thereon.

No. 167. Senate bill to provide how a charter of a town granted by a court may be annulled and repealed; heretofore referred to the Committee on Counties, Cities and Towns, having been considered by the committee in session, was reported from the Committee on Counties, Cities and Towns, with the recommendation that it be referred to the Committee on General Laws.

The bill was so referred.

No. 260. House bill to provide for the registration of voters in cities having a population of seventy thousand or more; having been considered by the committee in session, was reported from the Committee on Privileges and Elections.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 261. House bill to provide for a special election in the town of Boykins, upon the question of issuing bonds for the purpose of improving the streets of said town; and installing a water and sewerage system in said town; and install lights in said town to allow the council of the said town to issue said bonds, if the same shall be authorized by a majority of the qualified voters thereof at such special election, and by a majority of the registered voters of said town, and to levy and collect taxes sufficient to pay the interest thereon, and to create a sinking fund for the redemption of the said bonds upon their maturity.

No. 262. House bill to amend and re-enact section five of an act approved November twenty-fourth, eighteen hundred and eighty-four, entitled an act to incorporate the town of Boykins, in the county of Southampton, and amended and re-enacted by an act approved February fourteenth, nineteen hundred and one, and amended by an act approved December nineteenth, nineteen hundred and one, and amended by an act approved March sixteenth, nineteen

hundred and ten.

No. 263. House bill to amend and re-enact section 2854 of the Code of Virginia.

No. 264. House bill to amend and re-enact section 3 of an act entitled an act to incorporate the town of Louisa, in Louisa county, approved March 8, 1873.

No. 265. House bill to amend and re-enact section 26 of an act entitled an act to provide a new charter for the town of Gretna. Pittsylvania county, and to repeal all other acts inconsistent with

this act, approved March 17, 1916.

No. 266. House bill to amend and re-enact section 3 of an act entitled an act to create the city of Hopewell, in the county of Prince George; to provide temporary and permanent officers for its organization and management and to authorize the assessment and collection of revenue necessary for the permanent improvement and government of said city, approved February 26, 1916.

No. 267. House bill to amend and re-enact section 2768 of the

Code of Virginia, 1919.

No. 268. House bill to provide a charter and special form of government for the city of Hampton, and to repeal the existing charter of said city, formerly the town of Hampton, approved May 23, 1887, and the several acts amendatory thereof, approved, respectively, February 29, 1892; February 24, 1896; March 3, 1898; January 13, 1900; January 30, 1900; February 23, 1901; the two acts of May 15, 1903; March 2, 1914; March 9, 1916, and the act of December 26, 1903, which became a law without the Governor's signature, and all other acts and parts of acts inconsistent with this act so far as they relate to the city of Hampton.

No. 269. House bill to amend and re-enact an act entitled an act to extend the limits of, and provide for electing trustees for, the town of Marion, in the county of Smyth, and vesting them with certain corporate powers, passed March 15, 1849, as heretofore

amended.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 270. House bill to amend and re-enact sections two, twentyfive, thirty-one, thirty-nine, forty-three, forty-four, fortyfive, forty-six, forty-seven, forty-eight, fifty-one, fifty-three, sixtyeight, seventy-four, and seventy-six of an act which became a law on March 21, 1918, entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, to repeal sections seventy-two, seventy-three and seventy-five of said act, so as to provide for self-insurance by employers as defined in this act, to create, establish and maintain a State insurance fund and to provide for the collection, custody, deposit, investment, and auditing of said fund, and for the payment of compensation and certain costs and expenses out of said fund, and to provide for the

observance of the requirements of this act by employers subject thereto, and provide for the protection of employers who shall com-

ply with the provisions of this act.

No. 271. House bill to establish a State athletic commission and regulating boxing, sparring and wrestling exhibitions or performances in this State, and imposing a tax thereon; also providing for the payment of the compensation and expenses authorized by this act. (With recommendation that it do not pass.)

No. 272. House bill to change the name of Alexandria county to

Arlington county.

No. 273. House bill regulating the practice of architecture, and

providing for the examination and licensing of architects.

No. 274. House bill to amend and re-enact sections 3184, 3187, 3188 and 3254 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Chesapeake and its Tributaries.

No. 275. House bill to authorize and empower the board of supervisors of Culpeper county to borrow four thousand dollars for the purpose of completing the Eldorado road in Salem magisterial district; having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

No. 276. House bill to provide for the physical examination of teachers in the public schools; having been considered by the committee in session, was reported from the Committee on Schools and

Colleges.

No. 142. House bill to amend and re-enact section 4570 of the Code of Virginia; heretofore recommitted to the Committee on General Laws, was reported back with an amendment in the nature of a substitute.

House bill to amend and re-enact an act approved March 2, 1888, providing for the making, changing, and working of roads in the county of Rockingham, approved March 2, 1888, as amended by an act of the General Assembly, approved March 5, 1890, as further amended by an act of the General Assembly, approved February 25, 1892, as further amended by an act of the General Assembly approved March 2, 1894, and as further amended by the act of the General Assembly, approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to authorize and empower the board of supervisors of Franklin county to erect and maintain toll gates on the improve I roads of said county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to amend and re-enact section 8 of an act entitled an act to provide for the working and keeping in repair the public roads and bridges of Botetourt county, and to repeal an act entitled an act to provide for the working and keeping in repair the public roads of Botetourt county, approved March 4, 1896, and an act amendatory thereof, approved February 14, 1901, approved March 15, 1906, as heretofore amended; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to amend and re-enact sections 48 and 63 of an act entitled an act entitled an act to amend and re-enact an act approved July 9, 1870, and to amend and re-enact an act approved March 21, 1877, and to amend and re-enact an act approved February 17, 1890, and to re-enact an act, approved January 29, 1894, relating to the charter of the town of Harrisonburg, approved March 3, 1896; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the board of supervisors of Rockingham county to issue bonds for an amount not exceeding \$60,000.00 for a period of not exceeding four years; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill for the relief of C. W. Greever; having been considered by the Joint Committee on Special, Private and Local Legisla-

tion, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Appropriations.

House bill establishing the Virginia Truck Experiment Station; providing for the appointment of a board of directors thereof, and prescribing the powers and duties of the said board; also providing for the control and maintenance of the Eastern Shore Experiment Station located near Onley, Accomac county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Agriculture and

Mining.

House bill to amend and re-enact section 28 of the charter of the city of Richmond, as heretofore amended; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to incorporate the town of Quantico, Virginia; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

Mr. Henley moved that when the House adjourn today it adjourn to meet Monday at 12 o'clock M., which was agreed to.

The following were presented and referred under Rule 37: To the Committee on Special, Private and Local Legislation:

By Messes. Gray and Robertson: A bill to authorize the board of supervisors of Washington county to build bridges, and to lay tax levies to pay therefor, and to issue certificates of indebtedness in anticipation of such tax collections.

To the Committee on Finance:

By Messrs. Hadbon and Taylor: A bill to amend an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, by adding thereto a new section to be numbered 49-a.

By Mr. Haddon: A bill to amend and re-enact section 50 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903. as heretofore amended.

To the Committee on General Laws:

By Mr. Wills: A bill to preserve and maintain the freshwater lakes, ponds, brooks, springs, creeks, rivers and streams of this State, and to prevent the waters thereof from being carried or transported by pipes, conduits, ditches, canals or aqueducts into any other State for use therein, to authorize the State Board of Health to have supervision thereof, and to authorize the Attorney General and the circuit and corporation courts of this State to assist in the enforcement of this act.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 68. Senate bill to authorize and empower the town council of the town of Shenandoah, in Page county, to borrow not to exceed the sum of forty thousand dollars for the purpose of liquidating the indebtedness of said town on account of the construction and completion of the hydro-electric dam and fixtures, by the issue and sale of bonds of said town.

No. 129. Senate bill to authorize the school board of Luray corporation school district, number five, of the county of Page, to bor-

row money and issue bonds therefor for the purpose of enlarging

school buildings, etc., etc.

No. 93. Senate bill to authorize the school board of Cobham district, number 4, of the county of Surry, to borrow money and issue bonds for the purpose of erecting and furnishing one or more school houses, and to purchase sites therefor, and to provide for the payment of such bonds and the interest to accrue thereon.

The following House bills were read at length a first time and ordered to be printed:

No. 260. House bill to provide for the registration of voters in

cities having a population of seventy thousand or more.

No. 261. House bill to provide for a special election in the town of Boykins, upon the question of issuing bonds for the purpose of improving the streets of said town, and installing a water and sewerage system in said town; and install lights in said town, to allow the council of the said town to issue said bonds, if the same shall be authorized by a majority of the qualified voters thereof at such special election, and by a majority of the registered voters of said town, and to levy and collect taxes sufficient to pay the interest thereon, and to create a sinking fund for the redemption of the said bonds upon their maturity.

No. 262. House bill to amend and re-enact section five of an act approved November twenty-fourth, eighteen hundred and eighty-four, entitled an act to incorporate the town of Boykins, in the county of Southampton, and amended and re-enacted by an act approved February fourteenth, nineteen hundred and one, and amended by an act approved December nineteenth, nineteen hundred and one, and amended by an act approved March sixteenth,

nineteen hundred and ten.

No. 263. House bill to amend and re-enact section 2854 of the Code of Virginia.

No. 264. House bill to amend and re-enact section 3 of an act entitled an act to incorporate the town of Louisa, in Louisa county,

approved March 8, 1873.

No. 265. House bill to amend and re-enact section 26 of an act entitled an act to provide a new charter for the town of Gretna, Pittsylvania county, and to repeal all other acts inconsistent with

this act, approved March 17, 1916.

No. 266. House bill to amend and re-enact section 3 of an act entitled an act to create the city of Hopewell, in the county of Prince George; to provide temporary and permanent officers for its organization and management and to authorize the assessment and collection of revenue necessary for the permanent improvement and government of said city, approved February 26, 1916.

No. 267. House bill to amend and re-enact section 2768 of the

Code of Virginia, 1919.

No. 268. House bill to provide a charter and special form of government for the city of Hampton, and to repeal the existing char-

ter of said city, formerly the town of Hampton, approved May 23, 1887, and the several acts amendatory thereof, approved, respectively. February 29, 1892; February 24, 1896; March 3, 1898; January 13, 1900; January 30, 1900; February 23, 1901; the two acts of May 15, 1903; March 2, 1914; March 9, 1916, and the act of December 26, 1903, which became a law without the Governor's signature; and all other acts and parts of acts inconsistent with this act so far as they relate to the city of Hampton.

No. 269. House bill to amend and re-enact an act entitled an act to extend the limits of, and provide for electing trustees for, the town of Marion, in the county of Smyth, and vesting them with certain corporate powers, passed March 15, 1849, as heretofore

amended.

No. 270. House bill to amend and re-enact sections two, twentyfive, thirty, thirty-one, thirty-nine, forty-three, forty-four, forty-five, forty-six, forty-seven, forty-eight, fifty-one, fifty-three, sixty-eight, seventy-four, and seventy-six of an act which became a law on March 21, 1918, entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, to repeal sections seventy-two, seventy-three and seventy-five of said act, so as to provide for self-insurance by employers as defined in this act, to create, establish and maintain a State insurance fund and to provide for the collection, custody, deposit, investment, and auditing of said fund, and for the payment of compensation and certain costs and expenses out of said fund, and to provide for the observance of the requirements of this act by employers subject thereto, and provide for the protection of employers who shall comply with the provisions of this act.

No. 271. House bill to establish a State athletic commission and regulating boxing, sparring and wrestling exhibitions or performances in this State, and imposing a tax thereon; also providing for the payment of the compensation and expenses authorized by this act.

No. 272. House bill to change the name of Alexandria county to Arlington county.

No. 273. House bill regulating the practice of architecture, and providing for the examination and licensing of architects.

No. 274. House bill to amend and re-enact sections 3184, 3187,

3188 and 3254 of the Code of Virginia.

No. 275. House bill to authorize and empower the board of supervisors of Culpeper county to borrow four thousand dollars for the purpose of completing the Eldorado road in Salem magisterial district.

No. 276. House bill to provide for the physical examination

of teachers in the public schools.

No. 224. House bill to authorize the Governor of Virginia to accept, in the name of the Commonwealth, gifts of works of art; having been printed, was, on motion of Mr. Hall, taken up out of its order on the calendar.

Mr. Hall moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to-veas, 54; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Biair, Bolton, Boschen, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Ewell, Fuller, E. R., Fulton, Garber, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Omps, Ozlin, Powers, Price, Prince, Ramsey, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—54.

Mr. Hall moved to amend the bill by adding section 2, as follows: "An emergency existing, this act shall be in force from its passage," which was agreed to.

The bill was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and

decided in the affirmative—yeas, 52; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Brown, Mayo C., Buntin, Carpenter, Chase, Crockett, Ewell, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Omps, Ozlin, Powers, Prince, Ramsey, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Wilcox, Young, Mr. Speaker—52.

Mr. Hall moved to reconsider the vote by which the bill was passed, which was rejected.

Ordered that Mr. Hall carry the bill to the Senate and request their concurrence.

A message was received from the Senate, by Mr. Gunn, who informed the House that the Senate had passed the bill.

The following House bills were read at length a third time and passed:

No. 122. House bill to amend and re-enact section 6246 of the Code of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson,

Robinson, Ruebush, Shelton, Shepherd, Shiclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—Co.

No. 114. House bill to amend section 582 of the Code of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair. Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps. Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Alcox, Young, Mr. Speaker—60.

No. 123. House bill amending section 3107 of the Code of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, 'Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 153. House bill to amend and re-enact section 3775 of the Code of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpín, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 173. House bill to authorize payment of State taxes and local levies for the year 1919 in the district of any commissioner of the revenue where the assessment of taxes and levies, which he was required by law to make, were not made upon the land, personal property and income books as required by law on or before December 31, 1919, where such commissioner of the revenue retired from office on that date; and to authorize payment of State taxes and levies within the period of sixty days after same has been duly assessed without payment of penalty—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan. Fuller, E. R., Fulton, Garber, Glipin, Gordon, Gray. Green. Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 179. House bill to authorize the exchange and conveyance of a lot not exceeding eleven acres of land, part of State penitentiary farm—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpeuter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 183. House bill to authorize and empower the judge of the circuit court of the county of Prince Edward to have conveyed to the Rice Local Union, No. 63, of the Prince Edward County Branch of the Farmers' Educational and Co-operative Union of America, or any other farmers' organization, certain land at Rice, in the county of Prince Edward—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 184. House bill to amend and re-enact section three of an act entitled an act appropriating the proceeds of the glebe lands, and other property, belonging to the parishes of Abingdon, Ware, and Petsworth, in the county of Gloucester, and for other purposes, passed January 25, 1814—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.



No. 186. House bill to amend and re-enact section 2002 of the Code of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan. Fuller, E. R., Fulton, Garber, Glipin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps. Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker-60.

No. 187. House bill to authorize the city of Newport News to issue twenty-five thousand dollars of bonds for the purpose of acquiring the necessary land and in erecting and constructing buildings for fire stations thereon—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker-60.

No. 188. House bill to authorize the city of Newport News to issue one hundred and twenty-five thousand dollars of bonds for rebuilding, repairing and redecking bridges over railway tracks in said city—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green. Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps. Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson. Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker-60.

No. 189. House bill to authorize the city of Newport News to issue one hundred thousand dollars of bonds for the purpose of erecting, constructing and equipping a jail-yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS-Messrs, Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilnin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt. Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 190. House bill to authorize the city of Newport News to issue one hundred thousand dollars of bonds for the purchasing of necessary real estate and in erecting, constructing and installing incinerators in said city—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garler, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 191. House bill to provide for the protection of the wild life in the county of Clarke—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 192. House bill to amend and re-enact section 2806 of the Code of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt. Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 193. House bill to authorize and empower the town council of the town of Farmville, Virginia, to negotiate a loan for the purpose of paying off and discharging the floating debt of said town caused by urgent and needful repairs to the streets and public utilities owned by the town, said debt being incurred by war times and extraordinary high cost of labor and materials; to issue bonds for said loan to provide for payment of interest and principal thereof and to provide a sinking fund—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 194. House bill to prohibit the hunting, shooting or trapping of ringed-necked pheasants in Shenandoah county, until after the first day of November, 1922—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpentèr, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall. Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps. Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 195. House bill for the protection of deer and elk in Shenandoah county—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 197. House bill to authorize the town of Narrows to appropriate seven thousand five hundred dollars towards the erection by the Pearisburg school district of a public high school building in said town, and to provide for the issuing of the bonds of the town to raise the money for the said purpose—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Tayler, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 198. House bill authorizing the school board of Plymouth school district, in the county of Lunenburg, to borrow money, not to exceed \$30,000, for the building, repairing and equipment of school houses in said district—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker-60.

No. 199. House bill to amend and re-enact sections 645 and 658 of the Code of Virginia-yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton. Shepherd, Sinclair, Smith, Chas. F., Smith, E. siugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker-60.

No. 207. House bill prescribing the time of holding the regular terms of court in the twenty-eighth judicial circuit—yeas, 60; navs, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown. Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerraut, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps. Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker-60.

No. 208. House bill to amend and re-enact section 2274 of the Code of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair. Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall. Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps. Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson. Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith. E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.



No. 215. House bill to allow members of the United States naval reserve force while not on active duty in said United States naval reserve force, to hold office under the government of this Commonwealth or the political or administrative sub-divisions thereof.—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 216. House bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 222. House bill to amend and re-enact section 12 of an act entitled an act to provide for working of roads in the counties of Chesterfield, Powhatan and Goochland, approved March 3, 1884, as heretofore amended, insofar as the said section relates to the county of Powhatan—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown. Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 223. House bill to provide for the maintenance and repair of the bridge across the James river at Scottsville—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps. Ozlin, Powers, Price, Prince. Ramsey, Rew, Robertson. Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 226. House bill to authorize the board of supervisors of Appomattox county to levy an additional capitation tax as provided in section 173 of the Constitution of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 229. House bill to make and declare the county courthouse of Roanoke county, and the lot appurtenant thereto, located in the town of Salem, a part of each magisterial district of said county, for certain purposes—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 238. House bill to authorize and require the board of supervisors of Norfolk county to levy a sufficient tax in addition to the levy authorized by law, to be laid for general district school purposes, to pay the interest on and principal of certain bonds as the same shall become due—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

No. 239. House bill to provide for an election by the qualified voters of Grafton magisterial district, in the county of York, State of Virginia, for a bond issue by said district, for the purpose of building a high school in said district for white children, and to determine by said election at what place in said district said school shall be built—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Glipin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Ozlin, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Templeton, Tiffany, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—60.

Motion severally made to reconsider the votes by which Nos. 122, 114, 123, 153, 173, 179, 183, 184, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 197, 198, 199, 207, 208, 215, 216, 222, 223, 226, 229, 238 and 239 House bills were passed were rejected.

The following Senate bills were read at length a second time:

No. 30. Senate bill to amend and re-enact an act entitled an act to provide for the conveyance by the Prison Association of Virginia of the Laurel Industrial School its property, real and personal, located in the county of Henrico, to the State of Virginia; that the State will assume the control, operation and management of the same in accordance with the charter of the said association, approved March 16, 1918.

No. 27. Senate bill to provide for the conveyance by the Industrial Home School for Wayward Colored Girls of its property, real and personal, to the Commonwealth of Virginia; that the Commonwealth will assume control, operation and management of the same.

No. 150. Senate bill to amend and re-enact section 2780 of the Code of Virginia.

No. 151. Senate bill to amend and re-enact section 2551 of the Code of Virginia.

On motion of Mr. Noland, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

MONDAY, FEBRUARY 16, 1920.

Prayer by Rev. Austin O. Boda, of the Northside Baptist church, Richmond, Va.

On motion of Mr. Diggs, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by

Rule 3.

A communication from the Senate, by their clerk, was read as follows:

In Senate, February 14, 1920.

The Senate has passed House bills entitled an act to amend and re-enact section 5276 of the Code of Virginia, No. 54; an act to encourage thrift and savings amongst industrial classes similar to the encouragement afforded by building and loan associations and to authorize the incorporation of industrial loan associations for the purpose of making small loans to industrial classes on security and at a low rate of interest, No. 112.

And they have passed Senate bill entitled an act to amend and re-enact section 1134 of the Code of Virginia, No. 126. In which they request the concurrence of the House of Delegates.

No. 126. Senate bill was referred to the Committee on Agricul-

ture and Mining.

No. 137. Senate bill to amend an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits, in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19,

1918, by adding a new section thereto; having been considered by the committee in session, was reported from the Committee on Moral and Social Welfare.

No. 277. House bill to amend and re-enact sections 333 and 5022 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Asylums and Prisons.

House bill to authorize the board of supervisors of Washington county to build bridges, and to lay tax levies to pay therefor, and to issue certificates of indebtedness in anticipation of such tax collections; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal Navigation.

THE SPEAKER laid before the House, House joint resolution requesting the Commissioner of Prohibition to furnish the House certain information.

The resolution as follows: Resolved, That the Commissioner of Prohibition be, and he is hereby, requested to furnish the House with a memorandum showing the amount of intoxicating liquors he has delivered to physicians and druggists from March first, nineteen hundred and eighteen, to date, giving the names of the physicians and druggists, and the amount delivered to each, together with the prices paid by them, respectively, for the intoxicating liquors so delivered by the commissioner, was agreed to.

Mr. Norris moved to reconsider the vote by which the resolution

was agreed to, which was rejected.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Mr. Sninow: A bill to provide a new charter for the town of Narrows and to repeal all other acts and parts of acts in conflict with the provisions of this act.

By Mr. Anderson: A bill authorizing the board of supervisors of Smyth county to invest the sinking fund of said county in county

bonds.

By Mr. Templeton: A bill to authorize the school board of Floyd magisterial district, of the county of Scott, Virginia, to borrow money for the purpose of erecting a school building in Dungannon, in the said district, in said county of Scott, and to issue bonds therefor, not to exceed the sum of \$50,000.00 in amount.

By Mr. BONDURANT: A bill authorizing the board of supervisors

of Prince Edward county to levy a capitation tax for school and

road purposes.

By Mr. H. L. SMITH: A bill to amend and re-enact section 2 of an act entitled an act to provide for the building and improvement of public roads in the county of Surry, and prescribing the powers and duties of road boards in the several magisterial districts of said county, approved February 9, 1916.

To the Committee on Privileges and Elections:

By Mr. Fulton: A bill to amend section 109 of the Code of Virginia, in reference to lists of all persons who have paid their State poll taxes to be made by Treasurer, and defining the duties of the clerk and the sheriff in reference thereto.

By MESSRS. HALL and GILPIN: A joint resolution proposing

amendment to section 21 of the Constitution of Virginia.

To the Committee on General Laws:

By Mr. Robertson: A bill to amend and re-enact section 3330

of the Code of Virginia.

By Mr. Bolton: A bill to amend and re-enact sections 1646 and 1654 of the Code of Virginia.

To the Committee on Schools and Colleges:

By Mr. WARREN: A joint resolution concerning what is commonly called hazing.

To the Committee on Roads and Internal Navigation:

By Messrs. Bolton and Hurt: A bill prohibiting roads to be constructed in whole or in part by appropriations from the State treasury from being let to private contractors; providing for the appointment of an expert on costs of road construction, improvement and maintenance; prescribing his compensation, powers and duties, and providing for the publication of his reports.

By Mr. Dodon (by request): A bill to require all animal-drawn vehicles, when being driven upon the public highways of the Commonwealth, from one hour after sunset to one hour before dawn,

to display a light.

To the Committee for Courts of Justice:

By Mr. Wallace: House joint resolution proposing amendment to section 103 of the Constitution of Virginia.

To the Committee on Insurance and Banking:

By Mr. Norris: A bill to provide for the organization or admission and the regulation and taxation of incorporated mutual insurance companies other than life, providing a penalty for any violation hereof and repealing all acts or parts of acts in conflict herewith.

The morning hour having expired, the House proceeded to the business on the calendar.

No. 137. Senate bill to amend an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits, in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, by adding a new section thereto; was read at length a first time.

No. 277. House bill to amend and re-enact sections 333 and 5022 of the Code of Virginia; was read at length a first time.

All other business having been suspended, The Speaker, in the presence of the House, signed the following bills, which had been passed by both houses and duly enrolled, the titles of said bills having been publicly read:

No. 43. Senate bill to prohibit any officer in administering an oath from requiring or requesting the person taking the oath to kiss

the Holy Bible, or any book or books thereof.

No. 158. House bill to amend and re-enact an act entitled an act to define the corporate limits and charter of the city of Williamsburg, approved March seventeenth, eighteen hundred and eighty-four and acts amendatory thereof.

No. 224. House bill to authorize the Governor of Virginia to accept, in the name of the Commonwealth, gifts of works of art.

The following Senate bills were read at length a third time and passed:

No. 39. Senate bill to amend and re-enact section 3408 of the Code of Virginia prescribing who may practice law in this State—yeas, 59; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Boudurant, Boschen, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Diggs, Dillard, Ewell, Felts, Flanagan, Fuiler, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hurt, Joyce, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Pitts, Rainsey, Rew, Robertson, Robinson, Kaebush, Shelton, Shepherd, Shielair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker—59.

NAYS-Messrs, Horsle,: Stephenson, Stuart-3.

No. 246. Senate bill to authorize the board of supervisors of Henry county to appropriate annually from the general county levy fund a sufficient amount of money for the construction and maintenance of public roads in any and all the districts of said county, and to borrow money at any time not to exceed \$25,000 annually, for the construction and maintenance of said roads—yeas, 62; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boschen, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Guerrant, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Joyce, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Pitts, Price, Ramsey, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Stuart, Templeton, Tiffany, Turner, Wallace, Watts, Wilcox, Williams, Young, Mr. Speaker—62.

No. 30. Senate bill to amend and re-enact an act entitled an act to provide for the conveyance by the Prison Association of Virginia of the Laurel Industrial School, its property, real and personal, located in the county of Henrico, to the State of Virginia; that the State will assume the control, operation and management of the same in accordance with the charter of the said association, approved March 16, 1918—yeas, 62; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messis. Barnes, Blair. Bolton, Bondurant, Boschen, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Chase, Cherry, Deans, Diggs, Dillard. Dodson, Ewell, Felts, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, McNutt, Moffett, Noland, Norris, Omps, Ozlin, Pitts, Price, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson, Templeton, Turner, Wallace, Warren, Wilcox, Williams, Young, Mr. Speaker—62.



No. 27. Senate bill to provide for the conveyance by the Industrial Home School for Wayward Colored Girls of its property, real and personal, to the Commonwealth of Virginia; that the Commonwealth will assume control, operation and management of the same—yeas, 56; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Brown, Mayo C., Buntin, Chase, Cherry, Deans, Diggs, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, McNutt, Noland, Norris, Omps, Ozlin, Pitts, Price, Ramsey, Rew, Robertson, Robinson, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Snead. Snidow, Stephenson, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Williams, Woung, Mr. Speaker—56.

No. 151. Senate bill to amend and re-enact section 2551 of the Code of Virginia—yes, 62; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Brown, Mayo C., Buntin, Carter, Chase, Crockett, Deans, Ewell, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Glipin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Massey, McNutt, Noland, Norris, Omps, Ozlin, Pitts, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Stuart, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—62.

Motions severally made to reconsider the votes by which Nos. 39, 246, 30, 27 and 151 Senate bills were passed were rejected.

The following House bills were read at length a third time and

passed:

No. 93. House bill to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the city of Bristol and all powers heretofore or hereafter exercised by them, while in office, to be legal and valid—yeas, 68; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Deans, Diggs, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Joyce, Massey, McNutt, Moffett, Noland, Norris, Omps, Ozlin, Pitts, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snead, Suidow, Stephenson, Stuart, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—68.

No. 152. House bill to assign offices in the Capitol building to the State Corporation Commission—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Deans, Diggs, Dodson, Ewell, Felts, Fuller, E. R., Fulton, Garber, Gilpin. Gordon, Gray, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hurt, Joyce, Massey, McNutt, Moffett, Noland, Norris, Omps, Pitts, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Templeton, Tiffany, Turner, Warren, Watts, Wilcox, Young, Mr. Speaker—61.

No. 163. House bill to amend and re-enact section three thousand and eighty-two of the Code of Virginia—yeas, 58; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Blair, Bolton, Bondurant, Buntin, Carter, Chase, Cherry Deans, Diggs, Dodson, Ewell, Felts, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Horsley, Hurt, Joyce, McNutt, Moffett, Noland, Norris, Omps, Pitts, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson, Stuart, Templeton, Tiffany, Turner, Wajts, Wilcox, Young, Mr. Speaker—58.

No. 185. House bill to repeal section 3 and to amend and reenact sections 4 and 5, and to enact section 5-a and section 21-a and to amend and re-enact section 34, and 39, and 44, 49 and 57, of an act entitled an act to amend and re-enact an act entitled an act to provide for a new charter for the town of Farmville, approved February 10, 1890, as amended by an act to amend and re-enact section 18 of the charter of the town of Farmville, approved February 9, 1898; and as amended by an act to amend and re-enact sections 1 and 13, and 21 of an act entitled an act to provide a new charter for the town of Farmville, approved February 20, 1900, as amended by an act to amend and re-enact section 21 of the charter of the town of Farmville, approved February 8, 1901, as amended and re-enacted by an act approved March 12, 1912—yeas, 68; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Crockett, Deans, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fulton, Garber, Glipin, Gordon, Gray, Green, Guerrant, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Massey, McNutt, Moffett, Noland, Norris, Omps, Ozlin, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—68.

No. 204. House bill to validate and hold firm and binding the receipt, recordation and verification of deeds, orders of probate, fiduciary accounts, and other papers and writings received into the

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clerk's office of the courts of this Commonwealth by the clerks thereof, and transcribed upon the record books in said offices, though the receipt, recordation and verification certificates attached thereto have not received the attesting signatures of the said clerks, and to provide for the attesting and verification of the same—yeas, 61; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Brown, Mayo C., Carpenter, Carter, Chase, Diggs, Dillard, Dødson, Ewell, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, McNutt, Moffett, Noland, Norris, Omps, Ozlin, Pitts, Price, Prince, Ramsey, Rew, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Stuart, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—61.

No. 206. House bill to amend and re-enact section 6452 of the Code of Virginia, 1919—yeas, 68; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Crockett, Deans, Diggs, Dillard, Dodson, Ewell. Felts, Fuller, E. R., Fulton, Garber, Gilpin, Gordon, Gray. Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Joyce, McNutt. Noland, Norris, Omps, Ozlin, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snldow, Stephenson, Stuart, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker-68.

No. 205. House bill to amend and re-enact section 3393 of the Code of Virginia came up.

Mr. Brown, of Lynchburg, moved to reconsider the vote by which

the bill was ordered to be engrossed, which was agreed to.

Mr. Brown, of Lynchburg, moved to amend page 2, line 2, after "eighty-nine" add "sixty-four hundred and fifty-two", which was agreed to.

Mr. Snidow moved to recommit the bill, which was rejected.

The bill was ordered to be engrossed, and being presently engrossed, was read at length a third time and passed—yeas, 54; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS-Messrs, Blair, Bolton, Bondurant, Boschen, Brown, J. Sinclair, Brown, Mayo C., Buntitn, Carpenter, Carter, Cherry, Deans, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fulton, Garber, Glipin, Gray, Hall, Hicks, E. A., Horsley, Hurt, Joyce, Massey, McNutt, Noland, Norris, Omps, Ozlin, Pitts, Price, Prince, Ramsey, Rew. Robertson, Rodgers, Shelton, Shepherd, Sinclair. Smith, Chas, F., Smith, E. Hugh, Smith, Horace L., Snead, Stephenson, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Mr. Speaker-54.



Motions severally made to reconsider the votes by which Nos. 93, 152, 163, 185, 204, 205 and 206 House bills were passed were rejected.

No. 257. House bill to amend and re-enact section 5103 of the Code of Virginia, was, on motion of Mr. Ozlin, recommitted to the Committee for Courts of Justice.

Mr. Groome entered a motion to reconsider the vote by which No. 171 House bill to amend and re-enact section 2158 of the Code of Virginia, was ordered to be engrossed.

The following Senate bills were read at length a second time:

No. 68. Senate bill to authorize and empower the town council of the town of Shenandoah in Page county, to borrow not to exceed the sum of forty thousand dollars for the purpose of liquidating the indebtedness of said town on account of the construction and completion of the hydro-electric dam and fixtures, by the issue and sale of bonds of said town.

No. 129. Senate bill to authorize the school board of Luray corporation school district, number five, of the county of Page, to borrow money and issue bonds therefor for the purpose of enlarging

school buildings, etc., etc.

No. 43. Senate bill to authorize the school board of Cobham district, number 4, of the county of Surry, to borrow money and issue bonds for the purpose of erecting and furnishing one or more school houses, and to purchase sites therefor, and to provide for the payment of such bonds and the interest to accrue thereon.

A message was received from the Senate, by Mr. Mapp, who informed the House that the Senate had agreed to Senate joint resolution proposing an amendment to section 136 of article 9 of the Constitution of Virginia, No. 5, in which they request the concurrence of the House.

The resolution was referred to the Committee on Schools and Colleges.

On motion of Mr. Noland, the House adjourned.

RICHARD L. BREWER, JR., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.



TUESDAY, FEBRUARY 17, 1920.

Prayer by Rev. Austin O. Boda, of the Northside Baptist Church, Richmond, Va.

On motion of Mr. Massey, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Roads and

Internal Navigation:

No. 109. Senate bill to amend and re-enact an act entitled an act to provide for making, building and keeping in repair the public roads and bridges in Grayson county, approved March 6th, 1900, and as further amended by an act approved March 14, 1904, and as further amended by an act approved March 13, 1908, and as further amended by an act approved March 1, 1918, and as further amended by an act approved September 10, 1919.

No. 157. Senate bill to amend and re-enact section 3 of an act entitled an act for working and keeping in order the public roads of Mecklenburg county, and to provide for the levy of taxes for that

purpose, approved March 6, 1900, as heretofore amended.

No. 5. Senate joint resolution proposing an amendment to section 136 of article 9 of the Constitution of Virginia; having been considered by the committee in session, was reported from the Committee on Schools and Colleges.

The following House bills, having been considered by the committee in session, were reported from the Committee on Insurance and Banking:

No. 278. House bill to provide how fraternal benefit societies organized under the laws of this State may consolidate, merge or reinsure its insurance risks, with any other fraternal benefit society, or assume or reinsure the risks of any other fraternal benefit society, and to provide penalties for the violation of the provisions thereof.

No. 279. House bill to amend and re-enact section 4099 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 280. House bill to amend and re-enact section 50 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 281. House bill to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned delinquent.

The following bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 282. House bill to amend and re-enact section 28 of the

charter of the city of Richmond.

No. 283. House bill to authorize the board of supervisors of Rockingham county to issue bonds for an amount not exceeding \$60,-

000 for a period of not exceeding four years.

No. 284. House bill to amend and re-enact sections 48 and 63 of an act entitled an act entitled an act to amend and re-enact an act, approved July 9, 1870, and to amend and re-enact an act, approved March 21, 1877, and to amend and re-enact an act, approved February 17, 1890, and to re-enact an act, approved January 29, 1894, relating to the charter of the town of Harrisonburg, approved March 3, 1896.

No. 285. House bill to amend and re-enact section 3 of an act entitled an act authorizing and empowering the board of supervisors of any two or more counties in this State, or the board of supervisors of any one or more of the counties in this State and the council or councils of any one or more of the several cities in this State, to establish a home for the care and maintenance of the poor; to authorize the sale and conveyance of certain real and personal property belonging to such cities and counties as may adopt the provisions of this act; to authorize the authorities of such counties and cities to purchase farms of suitable size, fertility and location; to authorize such authorities to erect suitable buildings to be called district homes. to which all of the counties and cities composing such district must send its poor, and care for the same; providing for the appointment of boards of control, superintendents, physicians and necessary employees; and to abolish county and city poor houses in the several counties which adopt the provisions of this act, approved March 14, 1918.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 286. House bill to amend and re-enact section 2 of an act entitled an act to provide for working and keeping in repair the public roads and bridges of Botetourt county, and to repeal an act entitled an act to provide for the working and keeping in repair the public roads of Botetourt county, approved March 4, 1896, and an act amendatory thereof, approved February 14, 1901, approved March 15, 1906, as heretofore amended.

No. 287. House bill to authorize and empower the board of supervisors of Franklin county to erect and maintain toll gates on the improved roads of said county.

No. 288. House bill to provide for the protection of the public roads of the Commonwealth of Virginia; to provide for license tax on certain vehicles other than those driven by motor or steam power; and to prescribe the width of tires to be used on same.

No. 289. House bill to authorize the board of supervisors of Washington county to build bridges, and to lay tax levies to pay therefor, and to issue certificates of indebtedness in anticipation of

such tax collections.

No. 290. House bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving the public highways in Scottsvillle magisterial district and Charlottesville magisterial district of said county and to levy a special district tax in said districts to pay said bonds and the interest thereon.

No. 291. House bill to amend and re-enact section 2138 of the

Code of Virginia.

No. 292. House bill to amend and re-enact sections 2126 and

2132 of the Code of Virginia.

House joint resolution concerning what is commonly called hazing, having been considered by the committee in session, was reported from the Committee on Schools and Colleges. (Amended.)

House bill to authorize the school board of Floyd magisterial district, of the county of Scott, Virginia, to borrow money for the purpose of erecting a school building in Dungannon, in the said district, in said county of Scott, and to issue bonds therefor, not to exceed the sum of \$50,000.00 in amount; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Schools and Colleges. House bill authorizing the board of supervisors of Prince Edward county to levy a capitation tax for school and road purposes; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Schools and Colleges. House bill authorizing the board of supervisors of Smyth county to invest the sinking fund of said county in county bonds; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to provide a new charter for the town of Narrows and to repeal all other acts and parts of acts in conflict with the provisions of this act; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 2 of an act entitled an act to provide for the building and improvement of public roads in the county of Surry, and prescribing the powers and duties of road boards in the several magisterial districts of said county, approved February 9, 1916; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

Mr. Jesse moved to discharge the Committee on Counties, Cities and Towns from the further consideration of House bill to create a sanitary district of Alexandria county; to provide for the appointment of the Arlington Sanitary Commission; to prescribe the powers and duties of said commission; to impose certain duties upon the board of supervisors, to authorize the levying of certain taxes by the board of supervisors, and the issuance of bonds upon certain conditions; which was agreed to—yeas, 57; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boschen, Buntin, Carpenter, Carter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Gibson, Gilpin, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F, Horsley, Hunter, Hurt, Jesse, Joyce, Massey, Norris, Nottingham, Omps, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Rew, Rodgers, Shelton, Sinclair, Smith, E. Hugh, Snead, Stephenson, Story, Taylor, Tiffany, Warren, Watts, Wilcox, Willis, Mr. Speaker—57.

NAYS-Messrs. McNutt, Robinson, Ruebush-3.

The bill, No. 293, was placed on the calendar.

Mr. Boschen moved to discharge the Committee on General Laws from the further consideration of House bill prohibiting profiteering, hoarding, waste or resales of necessaries, and defining the term necessaries, and requiring the actual cost price of necessaries to be marked thereon, and fixing penalties for a violation of the act; also making an appropriation for enforcing the act; which was rejected—yeas, 5; nays, 67.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Boschen, Gordon, Guerrant, Haddon, Wilcox-5.

NAYS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Chase, Cherry, Commins, Crockett, Deans, Diggs, Dodson, Ewell. Felts, Fuller, E. R., Fuller, R. H., Garber, Gibson, Gray, Green, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Turner, Wallace, Williams, Mr. Speaker—67.

MR. DILLARD offered the following House joint resolution:

Be it resolved by the House of Delegates, the Senate concurring, That the General Assembly of Virginia does respectfully urge upon the President of the United States to defer the proposed sale of the German merchant fleet taken by the United States during the late war, for a sum much less than the actual value to the International Mercantile Marine or to any like corporation or organization whose ships do not fly the American flag.

Further, that the General Assembly of Virginia urges upon the President a consideration of the expediency of operating said ships under government auspices, thus preventing a great financial sacrifice and rendering them available as naval auxiliaries in time of

war.

Further, that copies of this resolution be sent by the proper officers to the President of the United States, to the chairman of the United States Shipping Board, and to the Senators and Representatives in Congress from Virginia; which was agreed to.

Ordered that Mr. Willis carry the resolution to the Senate and

request their concurrence.

THE SPEAKER laid before the House the following joint resolution:

Resolved by the House of Delegates, the Senate concurring, That a committee of five on the part of the House and three on the part of the Senate be selected by the presiding officer of each House, to investigate the present State drainage law, to perfect it, or to draft a new one if necessary, and to report the same as early as practicable in order that a bill may be introduced and acted on at this session of the legislature; which was agreed to.

Mr. Powers moved to reconsider the vote by which the resolu-

tion was agreed to, which was rejected.

Ordered that Mr. Powers carry the resolution to the Senate and request their concurrence.

THE SPEAKER laid before the House, House joint resolution con-

cerning what is commonly called hazing, as follows:

Resolved by the House of Delegates, the Senate concurring, That in the opinion of the General Assembly of Virginia what is commonly called hazing in the schools of the State is ungentlemanly and reprehensible in the highest degree. Furthermore, that the authorities of all schools receiving appropriations from the State be, and they are hereby, requested to take such steps as may be necessary permanently to prevent, among their students, the abominable and dangerous practice aforesaid.

That a copy of this resolution be sent by the Clerk of the House to the president or governing head of each of the State institu-

tions; which was agreed to.

Ordered that Mr. WARREN carry the resolution to the Senate

and request their concurrence.

House joint resolution proposing amendments to sections 130, 131, 132, 133, 135 and 136 of the Constitution of Virginia, was, on motion of Mr. Williams, recommitted to the Committee on Schools and Colleges.

THE SPEAKER laid before the House, Senate joint resolution proposing an amendment to section 136 of article 9 of the Constitution

of Virginia, as follows:

Whereas, the proposed amendment to section one hundred and thirty-six of article nine of the Constitution of Virginia, hereinafter fully set forth, was agreed to by a majority of the members elected to the two houses of the General Assembly at its session of nineteen hundred and eighteen, and referred to this, the next General Assembly, and published for three months, as required by the Constitution of Virginia, and as shown by report of such publication by the Clerk of the House of Delegates: Now, therefore,

Resolved, by the Senate, the House of Delegates concurring (a major ty of the members elected to each house agreeing thereto), That the following amendment to the Constitution of Virginia be, and the same is hereby proposed in conformity with the provisions of section one hundred and ninety-six of article fifteen of said

Constitution, namely:

Strike out from the Constitution of Virginia section one hun-

dred and thirty-six, which is in the following words:

Section 136. Each county, city, town, if the same be a separate school district, and school district is authorized to raise additional sums by a tax on property, not to exceed in the aggregate five mills on the dollar in any one year, to be apportioned and expended by the local school authorities of said counties, cities, towns and districts in establishing and maintaining such schools as in their judgment the public welfare may require; provided, that such primary schools as may be established in any school year, shall be maintained at least four months of that school year, before any part of the fund



assessed and collected may be devoted to the establishment of schools of higher grade. The boards of supervisors of the several counties, and the councils of the several cities, and towns if the same be separate school districts, shall provide for the levy and collection of such local school taxes.

And insert in lieu thereof the following:

Section 136. Each county, city, town, if the same be a separate school district, and school district is authorized to raise additional sums by a tax on property, not to exceed in the aggregate in any one year a rate of levy to be fixed by law, to be apportioned and expended by the local school authorities of said counties, cities, towns and districts in establishing and maintaining such schools as in their judgment the public welfare may require; provided, that such primary schools as may be established in any school year, shall be maintained at least four months of that school year, before any part of the fund assessed and collected may be devoted to the establishment of schools of higher grade. The boards of supervisors of the several counties, and the councils of the several cities, and towns if the same be separate school district, shall provide for the levy and collection of such local school taxes.

Which was agreed to—yeas, 63; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Commins, Deans, Diggs, Ewell, Felts, Fuller, E. R., Fuller, R. H., Garber, Gibson, Gray, Green, Haddon, Hall, Henley, Hicks, F. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, Norris, Nottingham, Omps, Ozlin, Padgett, Powers, Price, Rew, Robertson, Rodgers, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Templeton, Tiffany, Turner, Wallace, Wilcox, Wilkins, Willis, Young, Mr Speaker—63.

NAYS-Messrs. McNutt, Moffett-2.

Mr. WILLIAMS moved to reconsider the vote by which the resolution was agreed to, which was rejected.

THE SPEAKER laid before the House, House joint resolution proposing an amendment to section 133 of article 9 of the Constitution of Virginia, as follows:

Whereas, the proposed amendment to section one hundred and thirty-three of article nine of the Constitution of Virginia, hereinafter set forth, was agreed to by a majority of the members elected to the two houses of the General Assembly at its session of nineteen hundred and eighteen, and referred to this, the next General Assembly, and published for three months, as required by the Constitution of Virginia, and as shown by report of such publication by the Clerk of the House of Delegates: Now, therefore,

Resolved by the House of Delegates, the Senate concurring (a majority of the members elected to each house agreeing therto), That the following amendment to the Constitution of Virginia be, and the same is hereby proposed in conformity with the provisions

of section one hundred and ninety-six of article fifteen of said Constitution, namely:

Strike out from the Constitution of Virginia section one hundred and thirty-three of article nine, which is in the following words:

Section 133. Each magisterial district shall constitute a separate school district, unless otherwise provided by law. In each school district there shall be three trustees selected, in the manner and for the term of office prescribed by law.

And insert in lieu thereof the following:

Section 133. Each magisterial district shall constitute a separate school district, unless otherwise provided by law. In each school district there shall be not more than three trustees selected, in the manner and for the term of office prescribed by law.

Men and women may serve as school trustees in said districts, and

in cities and in towns forming separate school districts.

Which was agreed to—yeas, 72; nays, 7.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Deans, Dickerson, Diggs, Dodson, Ewell, Felts, Fuller, E. R., Garber, Gibson, Gordon, Green, Guerrant, Haddon, Hall, Itenley, Hicks, E. A., Hicks, W. F., Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Moffett, Norris, Nottingham, Omps, Padgett, Robertson, Rodgers, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Stephenson, Story, Taylor, Templeton, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—72.

NAYS—Messrs. Blair, Crockett, Gray, Horsley, Ramsey, Snidow, Stuart—7.

Mr. Williams moved to reconsider the vote by which the resolution was agreed to, which was rejected.

THE SPEAKER laid before the House, House joint resolution proposing an amendment to section 138 of the Constitution of Virginia,

as follows:

Whereas, the proposed amendment to section one hundred and thirty-eight of the Constitution of Virginia, hereinafter fully set forth, was agreed to by a majority of the members elected to the two houses of the General Assembly, at its session of nineteen hundred and eighteen, and referred to this, the next General Assembly, and published for three months, as required by the Constitution of Virginia, and as shown by report of such publication by the Clerk of the House of Delegates: Now, therefore,

Resolved, by the House of Delegates, the Senate concurring (a majority of the members elected to each house agreeing therto), That the following amendment to the Constitution of Virginia be, and the same is hereby, proposed in conformity with the provisions of section one hundred and ninety-six of article fifteen of said Con-

stitution, namely:

Strike out from the Constitution of Virginia section one hundred and thirty-eight, which is in the following words:

Section 138. The General Assembly may, in its discretion, pro-

vide for the compulsory education of children between the ages of eight and twelve years, except such as are weak in body or mind, or can read and write, or are attending private schools, or are excused for cause by the district school trustees.

And insert in lieu thereof the following:

Section 138. The General Assembly may, in its discretion, provide for the compulsory education of children of school age.

Which was agreed to—yeas, 66; nays, 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Bosman, Brown, Mayo C., Buntin, Carpenter, Chase, Cherry, Commins, Deans, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gibson, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hunter, Hyatt, Jesse, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Tabb, Taylor, Tiffany, Turner, Wallace, Watts, Wilcox, Wilkins, Young, Mr. Speaker—66.

N'AYS-Messrs. Blair, Gordon, Hurt, Snidow, Willis-5.

Mr. WILLIAMS moved to reconsider the vote by which the resolution was agreed to, which was rejected.

THE SPEAKER laid before the House, House joint resolution proposing an amendment to section 117 of article 8 of the Constitu-

tion of Virginia, as follows:

Whereas, the proposed amendment to section one hundred and seventeen of article eight of the Constitution of Virginia, hereinafter fully set forth, was agreed to by a majority of the members elected to the two houses of the General Assembly at its session of nineteen hundred and eighteen, and referred to this, the next General Assembly, and published for three months, as required by the Constitution of Virginia, and as shown by report of such publication by the clerk of the House of Delegates; now, therefore,

Resolved, by the House of Delegates, the Senate concurring (a majority of the members elected to each house agreeing thereto), That the following amendment to the Constitution of Virginia be, and the same is, hereby proposed in conformity with the provisions of section one hundred and ninety-six of article fifteen of said Con-

stitution, namely:

Strike out from the Constitution of Virginia section one hundred and seventeen, which is in the words and figures following, to-wit:

Sec. 117. General laws for the organization and government of cities and towns shall be enacted by the General Assembly, and no special act shall be passed in relation thereto, except in the manner provided in article four of this Constitution, and then only by a recorded vote of two-thirds of the members elected to each house; and except also in the case of cities having more than fifty thousand inhabitants, as hereinafter provided. But each of the cities and towns of the State having at the time of the adoption of this

amendment a municipal charter may retain the same, except so far as it shall be repealed or amended by the General Assembly; provided, that every such charter is hereby amended so as to conform to all the provisions, restrictions, limitations and powers set forth in this article, or otherwise provided in this Constitution.

Notwithstanding, however, anything in this article contained, the General Assembly may, by general law or by special act (passed as prescribed in article four of this Constitution), depart in any respect (except as otherwise in this section expressly provided) from the form of organization and government prescribed by this article for cities and towns, and may provide, from time to time, for the various cities and towns of the Commonwealth such form or forms of municipal government as the General Assembly may deem best; but no form or forms of government authorized by the second paragraph of this section shall become operative except as to such cities or towns as may thereafter adopt the same by a majority vote of its qualified electors at an election to be held as may be prescribed therefor by law. All the limitations on the powers of the councils of cities and towns imposed by this article shall apply in like manner to the principal legislative authority under any form of government which may be authorized hereunder. The term "council" as used in sections one hundred and twenty-five and one hundred and twenty-seven of this Constitution shall be construed to include the body which, under any form of municipal government, shall be vested with the principal legislative authority of such municipality.

The General Assembly, for the purpose of this article, may classify cities according to their population, but the maximum population prescribed for any class shall exceed the minimum population for the same class by at least ten thousand. The General Assembly, at the request, made in manner which may be prescribed by law, of any city having a population of over fifty thousand inhabitants, may grant a special form of government for such city.

Any laws or charters enacted pursuant to the provisions of this section shall be subject to the provisions of this Constitution relating expressly to judges and clerks of courts, attorneys for the Commonwealth, commissioners of revenue, city treasurer and city sergeants.

And insert in lieu thereof the following:

Sec. 117. (a) General laws for the organization and government of cities and towns shall be enacted by the General Assembly, and no special act shall be passed in relation thereto, except in the manner provided in article four of this Constitution, and then only by a recorded vote of two-thirds of the members elected to each house. But each of the cities and towns of the State having at the time of the adoption of this Constitution a municipal charter may retain the same, except so far as it shall be repealed or amended by the General Assembly; provided, that every such charter is hereby amended to conform to all the provisions, restrictions, limitations and powers set forth in this article, or otherwise provided in this Constitution.

The General Assembly may, by general law or by special act (passed in the manner provided in article four of this Constitution), provide for the organization and government of cities and towns without regard to, and unaffected by any of the provisions of this article, except those of sections one hundred and twenty-four, one hundred and twenty-five, (except so far as the provisions of section one hundred and twenty-five recognize the office of mayor and the power of veto) one hundred and twenty-six, one hundred and twenty-seven and one hundred and twenty-eight of this article, and except those mentioned in sub-section (d) of this section. The term "council" as used in any of said sections shall include the body exercising legislative authority for the city or town, and all ordinances enacted and resolutions adopted by such body shall have the same force and effect for all purposes, as if enacted or adopted in accordance with the provisions of section one hundred and twenty-three of this article. But such organization and government shall apply only to such cities or towns as may thereafter adopt the same by a majority vote of those qualified voters of any such city or town voting in an election to be held for the purpose, as may be provided by law.

(c) The General Assembly, at the request of any city or town made in manner provided by law, may grant to it any special form of organization and government authorized by sub-section (b) of this section, and subject to all of the provisions of that sub-section, except that it shall not be necessary for such city or town to here-

after adopt the same.

(d) Any laws or charters enacted pursuant to the provisions of this section shall be subject to the provisions of this Constitution relating expressly to judges and clerks of courts, attorneys for the Commonwealth, commissioners of revenue, city treasurers and city

sergeants.

(e) Any form of organization and government authorized by any provision of this section which may have been adopted heretofore by any city or town pursuant to any act of the General Assembly enacted before such provision became effective, and which is now in operation, is hereby declared legal and valid ab initio, and shall have the same force and effect as if it had been authorized by this Constitution at the time of its adoption.

Which was agreed to-yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter. Chase, Cherry, Commins, Deans, Diggs, Dillard, Ewell, Felts, Fuller, E. R., Fuller, R. H., Garber, Gibson, Gordon, Gray, Hall, Henley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Ramsey, Rew. Robertson, Robinson, Rodgers, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Story, Stuart, Tabb, Taylor, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wllkins, Williams, Young, Mr. Speaker—77.

MR. CHERRY moved to reconsider the vote by which the resolu-

tion was agreed to, which motion was rejected.

THE SPEAKER laid before the House, House joint resolution proposing an amendment to section 32 of article 2 of the Constitution

of Virginia, as follows:

Whereas, the proposed amendment to section thirty-two of article two of the Constitution of Virginia, hereinafter fully set forth, was agreed to by a majority of the members elected to the two houses of the General Assembly at its session of nineteen hundred and eighteen, and referred to this, the next General Assembly, and published for three months, as required by the Constitution of Virginia, and as shown by report of such publication by the clerk of the House of Delegates; Now, therefore,

Resolved, by the House of Delegates, the Senate concurring (a majority of the members elected to each house agreeing therto), That the following amendment to the Constitution of Virginia be, and the same is hereby, proposed in conformity with the provisions of section one hundred and ninety-six of article fifteen of said Con-

stitution, namely:

Strike out from the Constitution of Virginia section thirty-two,

which is in the following words:

Sec. 32. Every person qualified to vote shall be eligible to any office of the State, or of any county, city, town or other sub-division of the State, wherein he resides, except as otherwise provided in this Constitution, and except that this provision as to residence shall not apply to any office elective by the people where the law provides otherwise. Men and women eighteen years of age shall be eligible to the office of notary public, and qualified to execute the bonds required of them in that capacity.

And insert in lieu thereof the following:

Sec. 32. Every person qualified to vote shall be eligible to any office of the State, or of any county, city, town or other sub-division of the State, wherein he resides, except as otherwise provided in this Constitution, and except that this provision as to residence shall not apply to any office elective by the people where the law provides otherwise; and except, further, that the requirements of this section as to residence and voting qualifications shall not apply in the appointment of persons to fill positions under a municipal government requiring special technical or professional training and experience. Men and women eighteen years of age shall be eligible to the office of notary public and qualified to execute the bonds required of them in that capacity.

Which was agreed to—yeas, 63; navs, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, Mayo C., Buntin, Carter, Chase, Commins, Deans, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Gibson, Gray, Guerrant, Henley, Hicks, W. F., Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Moffett, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Ramsey, Rew, Robertson,

Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Taylor, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—63.

Mr. Stephenson moved to reconsider the vote by which the reso-

lution was agreed to, which was rejected.

THE SPEAKER laid before the House, House joint resolution proposing an amendment to section 184 of the Constitution of Virginia, as follows:

Whereas, the proposed amendment to section one hundred and eighty-four of the Constitution of Virginia, hereinafter fully set forth, was agreed to by a majority of the members elected to the two houses of the General Assembly at its session of nineteen hundred and eighteen, and referred to this, the next General Assembly, and published for three months, as required by the Constitution of Virginia, and as shown by report of such publication by the Clerk of the House of Delegates; now, therefore,

Resolved, by the House of Delegates, the Senate concurring (a majority of the members elected to each house agreeing thereto), That the following amendment to the Constitution of Virginia be, and the same is hereby proposed in conformity with the provisions of section one hundred and ninety-six of article fifteen of said Con-

stitution, namely:

Strike out from the Constitution of Virginia section one hundred

and eighty-four, which is in the following words:

Sec. 184. No debt shall be contracted by the State except to meet casual deficits in the revenue, to redeem a previous liability of the State, to suppress insurrection, repel invasion, or defend the State in time of war. No script, certificate, or other evidence of State indebtedness, shall be issued, except for the transfer or redemption of stock previously issued, or for such debts as are expressly authorized in this Constitution.

And insert in lieu thereof the following:

Sec. 184. No debt shall be contracted by the State except to construct, or reconstruct, public roads, to meet casual deficits in the revenue, to redeem a previous liability of the State, to suppress insurrection, repel invasion, or defend the State in time of war. No script, certificate, or other evidence of State indebtedness, shall be issued, except for the transfer or redemption of stock previously issued, or for such debts as are expressly authorized in this Constitution.

Which was agreed to-yeas, 54; nays, 30.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Bondurant, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Cherry, Deans, Diggs, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Gibson, Gilpin, Gordon, Green, Groome, Haddon, Henley, Horsley, Hunter, Hurt, Jesse, Joyce, Massey, McNutt, Norris, Nottingham, Padgett, Pitts, Powers, Price, Rew. Rodgers, Sliepherd, Sinclair,

Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snead, Story, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr.

Speaker-54.

NAYS—Messrs. Anderson, Blair, Bolton, Boothe, Carter, Chase, Commins, Crockett, Felts, Flanagan, Garber, Gray, Guerrant, Hicks, W. F., Hyatt, Moffett, Omps, Ozlin, Prince, Ramsey, Robertson, Ruebush, Shelton, Snidow, Stephenson, Stuart, Tabb, Taylor, Templeton, Young—30.

Mr. Henley moved to reconsider the vote by which the resolution was agreed to, which was rejected.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Mr. HUNTER: A bill concerning the commissions of the

treasurer of the county of Stafford.

By Mr. M. C. Brown: A bill to amend and re-enact sub-section 14 of section 9, chapter 133, of the Acts of the General Assembly, approved March 13, 1918, entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg.

By Mr. E. A. Hicks: A bill to amend and re-enact section 3 of an act entitled an act to amend and re-enact sections 2, 3 and 4 of an act approved February 8, 1908, entitled an act to amend and re-enact an act approved March 7, 1906, entitled an act to amend an act approved March 10, 1904, entitled an act to amend and re-enact an act approved April 2, 1902, entitled an act to amend and re-enact an act entitled an act to provide a road law for Campbell county, approved March 5, 1900, providing and regulating a road board for said county, and directing the disbursement of the county road funds, approved March 4, 1914.

By Mr. Chase: A bill to authorize the town of Coeburn, in the county of Wise, Virginia, to issue bonds not exceeding the sum of eighty thousand dollars for the purpose of building and maintaining a sewerage and water system or either, as the council may determine; to allow the council of said town to issue said bonds if the same shall be authorized by a majority of the qualified voters, and to levy and collect a special tax to pay the interest thereon, and create a sinking fund for the redemption thereof at maturity.

By Mr. Joyce: A bill to authorize the board of supervisors of Patrick county to borrow money for the purpose of road construction, improvement and maintenance in said county, and to issue

bonds therefor, not exceeding \$50,000.00 in amount.

To the Committee for Courts of Justice:

By Mr. Gordon: A bill to amend and re-enact sections 5614 and 5619 of the Code of Virginia.

By Mr. Dodson: A bill to amend and re-enact section 5019 of the Code of Virginia.

To the Committee on General Laws:

By Mr. Dodson (by request): A bill to create the State Board of Real Estate Commissioners and prescribe its duties and powers, to

define and regulate real estate brokers, real estate salesmen, and business chance brokers, to provide for issuing certificates to real estate brokers, real estate salesmen, and business chance brokers, and to provide a penalty for a violation of the provisions of this act.

By Mr. Chase: A bill to amend and re-enact section 1782 of

the Code of 1919.

To the Committee on Finance:

By Mr. Hall: A bill to amend and re-enact section 2385 of the Code of Virginia.

To the Committee on Insurance and Banking:

By Mr. Dodson: A bill to enable building and loan associations to lend money on definite terms.

To the Committee on Agriculture and Mining:

By Mr. Carpenter: A bill to amend and re-enact section 2 of an act entitled an act to prevent damage and injuries by dogs, and to provide compensation to owners of stock so injured; to provide for license on dogs, and to provide for penalties for violation thereof, approved March 20, 1918, as heretofore amended.

To the Committee on Counties, Cities and Towns:

By Mr. WILLIAMS: A bill authorizing counties, cities and towns to levy a capitation tax of one dollar per annum.

To the Committee on Chesapeake and its Tributaries:

By Mr. Tabb: A bill to amend and re-enact section 3173 of the Code of Virginia.

To the Committee on Roads and Internal Navigation:

By Mr. Warren: A bill to authorize boards of supervisors to fell or fell and remove, trees along public highways, and to keep the lands along such highways cleared of growing trees; also providing for procedure under this act.

To the Committee on Moral and Social Welfare:

By Mr. JOYCE: A resolution for investigation of prohibition department.

The morning hour having expired, the House proceeded to the business on the calendar:

The following Senate bills were read at length a first time:

No. 109. Senate bill to amend and re-enact an act entitled an act to provide for making, building and keeping in repair the public roads and bridges in Grayson county, approved March 6, 1900, and as further amended by an act approved March 14, 1904, and as further amended by an act approved March 13, 1908, and as further amended by an act approved March 1, 1918, and as further amended by an act approved September 10, 1919.

No. 157. Senate bill to amend and re-enact section 3 of an act entitled an act for working and keeping in order the roads of Mecklenburg county, and to provide for the levy of taxes for that purpose, approved March 6, 1900, as heretofore amended.

The following House bills were read at length a first time and

ordered to be printed:

No. 278. House bill to provide how fraternal benefit societies organized under the laws of this State may consolidate, merge or reinsure its insurance risks, with any other fraternal benefit society, or assume or reinsure the risks of any other fraternal benefit society, and to provide penalties for the violation of the provisions thereof.

No. 279. House bill to amend and re-enact section 4099 of the

Code of Virginia.

No. 280. House bill to amend and re-enact section 50 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 281. House bill to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned delinquent.

No. 282. House bill to amend and re-enact section 28 of the

charter of the city of Richmond.

No. 283. House bill to authorize the board of supervisors of Rockingham county to issue bonds for an amount not exceeding

\$60,000 for a period of not exceeding four years.

No. 284. House bill to amend and re-enact sections 48 and 63 of an act entitled an act entitled an act to amend and re-enact an act, approved July 9, 1870, and to amend and re-enact an act, approved March 21, 1877, and to amend and re-enact an act, approved February 17, 1890, and to re-enact an act, approved January 29, 1894, relating to the charter of the town of Harrisonburg, approved March 3, 1896.

No. 285. House bill to amend and re-enact section 3 of an act entitled an act authorizing and empowering the board of supervisors of any two or more counties in this State, or the board of supervisors of any one or more of the counties in this State and the council or councils of any one or more of the several cities in this State, to establish a home for the care and maintenance of the poor; to authorize the sale and conveyance of certain real and personal property belonging to such cities and counties as may adopt the provisions of this act; to authorize the authorities of such counties and cities to purchase farms of suitable size, fertility and location; to authorize such authorities to erect suitable buildings to be called district homes, to which all of the counties and cities composing such district must send its poor, and care for the same; providing for the appointment of boards of control, superintendents, physicians and necessary employees; and to abolish county and city

poor houses in the several counties which adopt the provisions of

this act, approved March 14, 1918.

No. 286. House bill to amend and re-enact section 8 of an act entitled an act to provide for working and keeping in repair the public roads and bridges of Botetourt county, and to repeal an act entitled an act to provide for the working and keeping in repair the public roads of Botetourt county, approved March 4, 1896, and an act amendatory thereof, approved February 14, 1901, approved March 15, 1906, as heretofore amended.

No. 287. House bill to authorize and empower the board of supervisors of Franklin county to erect and maintain toll gates

on the improved roads of said county.

No. 288. House bill to provide for the protection of the public roads of the Commonwealth of Virginia; to provide for license tax on certain vehicles other than those driven by motor or steam power; and to prescribe the width of tires to be used on same.

No. 289. House bill to authorize the board of supervisors of Washington county to build bridges, and to lay tax levies to pay therefor, and to issue certificates of indebtedness in anticipation of

such tax collections.

No. 290. House bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving the public highways in Scottsville magisterial district and Charlottesville magisterial district of said county and to levy a special district tax in said districts to pay said bonds and the interest thereon.

'No. 291. House bill to amend and re-enact section 2138 of the

Code of Virginia.

No. 292. House bill to amend and re-enact sections 2126 and

2132 of the Code of Virginia.

No. 293. House bill to create a sanitary district of Alexandria county; to provide for the appointment of the Arlington Sanitary Commission; to prescribe the powers and duties of said commission; to impose certain duties upon the board of supervisors; to authorize the levying of certain taxes by the board of supervisors, and the issuance of certain bonds upon certain conditions.

No. 221. House bill to amend and re-enact section 3172 of the Code of Virginia, was, on motion of Mr. Rew, recommitted to the

Committee on Chesapeake and its Tributaries.

The motion entered by Mr. Groome to reconsider the vote by which—

No. 171. House bill to amend and re-enact section 2158 of the Code of Virginia, was ordered to be engrossed, was agreed to.

Mr. Groome moved to amend line 9 by striking out the word "double" and insert in lieu thereof the words "25% in excess of"; which was agreed to.

The bill was ordered to be engrossed. The bill being presently engrossed, was read at length a third time and passed—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown. J. Sinclair, Buntin. Carpenter, Carter, Chase, Cherry, Commins, Crockett, Deans, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gibson, Gilpin, Gordon, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Jesse, Joyce, Langhorne, Massey, McNutt, Noland, Norris, Omps, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, I. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Tiffany, Wallace, Wilcox, Wilkins, Williams, Willis, Young, Mr. peaker—79.

Mr. Groome moved to reconsider the vote by which the bill was

passed, which was rejected.

No. 139. Senate bill to amend and re-enact section 882 of the Code of Virginia, was read at length a third time and passed—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Commins, Crockett, Deans, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Prince. Ramsey, Rew, Robertson, Rodgers, Ruebush, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, I., F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Tiffany, Wallace, Wilcox, Wilkins, Williams, Willis, Woung, Mr. Speaker—71.

No. 215. Senate bill to amend and re-enact section 15 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof: to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts

in conflict with this act, approved March 19, 1918, came up.

Mr. Brown of Lynchburg, moved severally to amend as follows: Page 2, section 15, line 1, strike out "druggists" and insert "pharmacists"; line 3, strike out "druggists" and insert "registered pharmacists"; lines 7 and 8, strike out "druggist" and insert "pharmacist."

Page 3, line 17, strike out "druggist" and insert "pharmacist": line 28, strike out "drug stores" and insert "pharmacaries." Which were severally agreed to.

Mr. PADGETT moved to amend by adding "This act shall not

apply to Bedford county," which was agreed to.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 73; nays, 1.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS-Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Cherry, Commins, Deans, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gibson, Gilpin, Gray, Green, Groome, Guerrant, Hall, Henley, Hicks E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Tiffany, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker-73.

NAY-Mr. Warren-1.

Motions severally made to reconsider the votes by which Nos. 139 and 215 Senate bills were passed were rejected.

On motion of Mr. Wilcox, the House adjourned.

RICHARD L. BREWER, JR., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

WEDNESDAY, FEBRUARY 18, 1920.

Prayer by Rev. Austin O. Boda, of the Northside Baptist church, Richmond, Va.

On motion of Mr. Pitts, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by

A communication from the Senate, by their Clerk, was read as follows:

In Senate, February 17, 1920.

The Senate has passed House bills entitled an act to amend section 719 of the Code of Virginia, No. 43; an act to amend section 703 of the Code of Virginia, and to repeal sections 704, 703, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717 and 718 of the Code of Virginia, No. 57; and an act to amend section 615 of the Code of Virginia, No. 61.

And they have passed, with amendments, House bills entitled an act to amend section 669 of the Code of Virginia, No. 41; an act to amend section 786 of the Code of Virginia, No. 55; and an act to amend sections 653 and 654 of the Code of Virginia, No. 56. In which they request the concurrence of the House of Delegates.

Nos. 44, 55 and 56 House bills were, on motions severally made,

placed on the calendar.

The following Senate bills, having been considered by the committee in session, were reported from the committee for Courts of Justice:

No. 118. Senate bill to amend and re-enact section 2421 of the Code of Virginia.

No. 180. Senate bill for the relief of sureties on forfeited recognizances. (With amendments.)

No. 133. Senate bill to amend and re-enact section 4930 of the Code of Virginia.

No. 55. Senate bill to amend section 1646 of the Code of Virginia, having been considered by the committee in session, was reported from the Committee on General Laws.

No. 75. Senate bill to create a State Purchasing Commission, to provide for and designate a State Purchasing Agent, and to prescribe the powers and duties of the said purchasing commission and purchasing agent; having been considered by the committee in session, was reported from the Committee on Appropriations.

No. 294. House bill providing for the appointment of a commission on the development of Hampton Roads; having been considered by the committee in session, was reported from the Commit-

tee on Currency and Commerce.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties. Cit es and Towns.

No. 295. House bill authorizing the board of supervisors of Smyth county to invest the sinking fund of said county in county bonds.

No. 296. House bill authorizing counties, cities and towns to levy a capitation tax of one dollar per annum.

No. 297. House bill to provide a new charter for the town of Norrows and to repeal all other acts and parts of acts in conflict with the provisions of this act.

No. 298. House bill to amend and re-enact section 4928 of the Code of Virginia in relation to compensation and mileage of jurors

in criminal cases; having been considered by the committee in session, was reported from the Committee on Appropriations.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 299. House bill to protect and prevent the destruction of muskrats, coons, minks, otters and opossums within this State and

to provide a penalty for the violation of this act.

No. 300. House bill to prohibit the removal and carrying away of sand or gravel from the fast land, beach or bluff abutting upon any of the rivers, streams or other waters within the jurisdiction of this Commonwealth or from the beds of any such waters or from land lying between high and low watermark of any such waters, and to repeal an act entitled an act to punish stealing and taking away sand within this Commonwealth, on the banks of the Potomac river, approved March 8, 1894.

No. 301. House bill to regulate the liability of charitable corporations operating and maintaining institutions of mercy, charity and benevolence, and not conducted for profit, for injuries to any person caused by the negligence of its servants, employees or agents.

No. 302. House bill to limit the amount recoverable for the loss of, or injury to, wearing apparel, cloth, or other articles delivered to any person or corporation to be cleaned, pressed, dyed or laundered.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 303. House bill concerning slander and libel and prescribing

the punishment therefor.

No. 304. House bill to amend and re-enact section 6348 of the Code of Virginia, and to repeal section 6349 of the Code of Virginia, in relation to appeals and writs of error.

No. 305. House bill to reduce the costs of appeals in the Su-

preme Court of Appeals in certain cases.

No. 306. House bill to amend and re-enact section 6209 of the Code of Virginia.

No. 307. House bill to amend and re-enact section 2543 of the

Code of Virginia.

No. 308. House bill to permit females to qualify, give bond and act as deputy clerks in all courts of this Commonwealth; and to validate certain acts heretofore performed by females acting as such deputy clerks.

No. 309. House bill to amend and re-enact section 5019 of the

Code of Virginia. (Without a recommendation.)

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 310. House bill to provide for relief from employment on Sundays of certain employees of the State and the departments thereof.

No. 311. House bill to amend and re-enact section 3194 of the

Code of Virginia.

No. 177. House bill to provide for a commission to study the condition of the blind in the State of Virginia, to ascertain their number, both infant and adult, so far as practicable, and the provision made under existing law for their educational and vocational training and assistance, and to report its findings to the next General Assembly, together with such recommendations for the revision of existing laws and the enactment of new laws as will best promote their interests, and to make appropriation for the costs of said commission; heretofore committed to the Committee on Appropriations, was reported back.

No. 203. House bill to amend and re-enact section 5189 of the Code of Virginia, as amended by an act approved September 5, 1919, heretofore recommitted to the Committee for Courts of Justice, was reported back with an amendment in the nature of a substi-

tute.

House bill concerning the commissions of the treasurer of the county of Stafford; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Finance.

House bill to amend and re-enact sub-section 14 of section 9, chapter 133, of the Acts of the General Assembly, approved March 13, 1918, entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 3 of an act entitled an act to amend and re-enact sections 2, 3 and 4 of an act approved February 8, 1908, entitled an act to amend and re-enact an act approved March 7, 1906, entitled an act to amend an act approved March 10, 1904, entitled an act to amend and re-enact an act approved April 2, 1902, entitled an act to amend and re-enact an act entitled an act to provide a road law for Campbell county, approved March 5, 1900, providing and regulating a road board for said

county, and directing the disbursement of the county road fund, approved March 4, 1914; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to authorize the town of Coeburn, in the county of Wise. Virginia, to issue bonds not exceeding the sum of eighty thousand dollars for the purpose of building and maintaining a sewerage and water system or either, as the council may determine; to allow the council of said town to issue said bonds if the same shall be authorized by a majority of the qualified voters, and to levy and collect a special tax to pay the interest thereon, and create a sinking fund for the redemption thereof at maturity; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the board of supervisors of Patrick county to borrow money for the purpose of road construction, improvement and maintenance in said county, and to issue bonds therefor, not exceeding \$50,000.00 in amount; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman,

The bill was referred to the Committee on Roads and Internal

Navigation.

House joint resolution amending section 22 of article 2 of the Constitution in relation to poll taxes; was, on motion of Mr. WILLIS, recommitted to the Committee on Privileges and Elections.

The following were presented and referred under Rule 37: To the Committee on Special, Private and Local Legislation: By Mr. Gilpin: A bill to amend and re-enact an act entitled an

By Mr. Gilpin: A bill to amend and re-enact an act entitled an act to authorize and require the board of supervisors of Warren

county to issue bonds of the said county not in excess of fifteen thousand dollars (\$15,000.00) to bear interest at the rate of five per centum per annum; to pay for the completion of the road leading from Browntown to Bentonville, in South River district in said county, and to lay a tax on the taxable property of said district to pay the interest on said bonds and provide a sinking fund for their redemption, approved February 10, 1920.

By Messas. Pitts and Langhorne: A bill to authorize the Albemarle Power Corporation, its successors and assigns, and any public service corporation heretofore or hereafter chartered to construct and maintain one or more dams in James river between the counties of Albemarle and Buckingham, and to divert and use the waters of

said river for the production of power.

By Mr. Ramser: A bill to amend and re-enact sections 54 and 70 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March 3, 1892, as heretofore amended.

By Mr. Flanagan: A bill to add a new section to the charter of the city of Radford, to be known as section 70, in relation to a civil justice, providing for his election or appointment and qualifications, describing his powers, duties, jurisdiction, term of office and compensation, and repealing all acts and parts of acts and all charter provisions in conflict herewith.

By Mr. Groome: A bill to amend and re-enact sections 2 and 5 of article 2 and section 1 of article 3 of an act entitled an act to incorporate the town of Phoebus, in Elizabeth City county, approved January 22, 1900, as heretofore amended, by an act approved March

2. 1914, and by an act approved March 1, 1916.

By Mr. J. S. Brown: A bill to amend and re-enact an act entitled an act to authorize and empower the board of supervisors of Roanoke county to erect and maintain toll gates on the macadamized roads of said county, approved March 24, 1914.

By Mr. Northnesham: A bill to declare the name Cape Charles as used in an act, entitled an act to establish the State highway system, approved January 31, 1918, to mean the cape by that name in-

stead of the town of Cape Charles City.

To the Committee on Moral and Social Welfare:

By Messes. Cherry and Dobson: A bill to amend and re-enact section 4581 of the Code of Virginia.

To the Committee on General Laws:

By Mr. Dobson: A bill to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches, and to create a board of quarantine commissioners and a quarantine medical office for said district, approved February 26, 1877, and all acts amendatory thereof.

By Mr. Haddon (By request): A bill to amend and re-enact section 1906, chapter 78, of the Code of Virginia, relating to delin-

quent, dependent and destitute children.

To the Committee for Courts of Justice:

By Mr. TAYLOR: A bill to amend and re-enact section five thousand nine hundred and eleven of the Code of Virginia, providing for the jurisdiction of circuit courts in cities which have, since the present Constitution went into effect, undergone transition from cities of the second class to cities of the first class.

By Messrs. Wallace and Powers: A bill to amend and reenact sections 3463, 3465, 3466, 3467 and 3468 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 185 of the Code of Virginia, as heretofore amended, approved January 31, 1918.

By Mr. Haddon: A bill to amend and re-enact section 5106 of

the Code of Virginia, relating to proceedings for divorce.

By Mr. Snidow: A bill to amend and re-enact section 5205 of

the Code of Virginia.

By Mr. Dodson: A bill to amend and re-enact section 6437 of the Code of Virginia.

To the Committee on Roads and Internal Navigation:

By Mr. Horsley: A bill to provide for a preliminary survey of the State highway system of roads, and certain other surveys.

By Messes. Prince and Chas. F. Smith: A bill to require railroad companies to provide and maintain at grade crossings certain mechanical devices, and declaring the effect of compliance or non-compliance with this act.

To the Committee on Finance:

By Messes. Henley and Mayo C. Brown: A bill to amend and re-enact section twenty-two hundred and fifty-one of the Code of Virginia.

By Messrs. Ozlin, Dillard, Chas. F. Smith, Hurt, Bondurant and Rodgers: A bill to raise revenue to provide additional funds for the maintenance of public free schools of the primary and gram-

mar grades, and to appropriate the same.

By Messrs. Ramsey, Mayo C. Brown and Hurr: A bill to require every person subject to a capitation tax, and every person, firm and corporation subject to taxation on personal property, money or income, to file answers under oath to the interrogatories in respect thereto, and to provide penalties for the violation of this act.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 118. Senate bill to amend and re-enact section 2421 of the Code of Virginia.

No. 180. Senate bill for the relief of sureties on forfeited recognizances.

No. 133. Senate bill to amend and re-enact section 4930 of the Code of Virginia.

No. 55. Senate bill to amend section 1646 of the Code of Virginia.

No. 75. Senate bill to create a State Purchasing Commission, to provide for and designate a State Purchasing Agent, and to prescribe the powers and duties of the said purchasing commission and purchasing agent.

The following House bills were read at length a first time and ordered to be printed:

No. 294. House bill providing for the appointment of a com-

mission on the development of Hampton Roads.

No. 295. House bill authorizing the board of supervisors of Smyth county to invest the sinking fund of said county in county bonds.

No. 296. House bill authorizing counties, cities and towns to

levy a capitation tax of one dollar per annum.

No. 297. House bill to provide a new charter for the town of Narrows and to repeal all other acts and parts of acts in conflict with the provisions of this act.

No. 298. House bill to amend and re-enact section 4928 of the Code of Virginia in relation to compensation and mileage of jurors

in criminal cases.

No. 299. House bill to protect and prevent the destruction of muskrats, coons, minks, otters and opossums within this State and

to provide a penalty for the violation of this act.

No. 300. House bill to prohibit the removal and carrying away of sand or gravel from the fast land, beach or bluff abutting upon any of the rivers, streams or other waters within the jurisdiction of this Commonwealth or from the beds of any such waters or from land lying between high and low watermark of any such waters, and to repeal an act entitled an act to punish stealing and taking away sand within this Commonwealth, on the banks of the Potomac river, approved March 8, 1894.

No. 301. House bill to regulate the liability of charitable corporations operating and maintaining institutions of mercy, charity and benevolence, and not conducted for profit, for injuries to any person caused by the negligence of its servants, employees or agents.

No. 302. House bill to limit the amount recoverable for the loss of, or injury to, wearing apparel, cloth, or other articles delivered to any person or corporation to be cleaned, pressed, dyed or laundered.

No. 303. House bill concerning slander and libel and prescrib-

ing the punishment therefor.

No. 304. House bill to amend and re-enact section 6348 of the Code of Virginia, and to repeal section 6349 of the Code of Virginia, in relation to appeals and writs of error.

No. 305. House bill to reduce the costs of appeals in the Su-

preme Court of Appeals in certain cases.

No. 306. House bill to amend and re-enact section 6209 of the

Code of Virginia.

No. 307. House bill to amend and re-enact section 2543 of the Code of Virginia.

No. 308. House bill to permit females to qualify, give bond and act as deputy clerks in all courts of this Commonwealth; and to validate certain acts heretofore performed by females acting as such deputy clerks.

No. 309. House bill to amend and re-enact section 5019 of the

Code of Virginia.

No. 310. House bill to provide for relief from employment on Sundays of certain employees of the State and the departments thereof.

No. 311. House bill to amend and re-enact section 3194 of the Code of Virginia.

No. 97. Senate bill to amend section 2726 of the Code of Vir-

ginia, came up.

The amendments proposed by the Committee on Counties, Cities and Towns were agreed to.

On motions severally made by Mr. Deans, the bill was severally amended.

The amendments were ordered to be engrossed. The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 68; nays, 7.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Carter, Chase, Commins, Crockett, Deans, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Green, Groome, Guerrant, Haddon, Hicks, W. F., Hunter, Hurt, Hyatt, Jesse, Langhorne, Norris, Nottingham, Omps, Ozlin, Pitts, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas, F., Smith, E. Hugh, Smith, Horace L. Snead, Snidow, Stephenson, Stuart, Taylor, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Mr. Speaker—68.
NAYS—Messrs. Carpenter, Gordon, Joyce, McNutt, Noland, Padgett,

Young-7.

Mr. Deans moved to reconsider the vote by which the bill was passed, which was rejected.

The hour of 11:30 A. M. having arrived—

No. 145. House bill to amend and re-enact section one of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers, approved March 27. 1914, as amended by an act approved March twenty-second, nineteen hundred and sixteen, and as further amended by an act approved March ninth, nineteen hundred and eighteen, having been printed, special order, was read at length a second time.

On motions severally made by Messrs. Brown of Lynchburg.

and GROOME, the bill was severally amended.

The bill as amended was ordered to be engrossed.

No. 101. House bill to amend and re-enact section 3510 of the

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Code of Virginia as heretofore amended, as to the fees of jailers, for feeding prisoners-special order, having been printed, was read

at length a second time.

Mr. Gordon moved to amend by striking out the words "for examining a felony, two dollars," and inserting in lieu thereof, "for examining a felony, one dollar," which was rejected—yeas, 34; nays, 49.

On motion of Mr. Gordon, the vote was recorded as follows:

YEAS-Messrs. Barnes, Brown, Mayo C., Buntin, Carpenter, Carter, Dickerson, Diggs, Dillard, Gibson, Gordon, Hicks, E. A., Horsley, Jesse, Joyce, Massey, Noland, Norris, Nottingham, Omps. Pitts, Powers, Rew, Rodgers, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Stephenson, Tiffany, Wallace, Watts, Wilcox, Wilkins, Williams, Willis—34.

NAYS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Boschen,

man, Bowles, Chase, Cherry, Commins, Deans, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gilpin, Green, Groome, Guerrant, Hall, Hicks, W. F., Hunter, Hurt, Hyatt, Langhorne, McNutt, Moffett. Ozlin, Padgett, Price, Prince, Ramsey, Robertson, Robinson, Shelton, Shepherd, Smith, Horace L., Snead, Snidow, Stuart, Templeton, Warren, Young, Mr. Speaker-49.

On motions severally made the bill was severally amended.

The bill was ordered to be engrossed.

No. 102. House bill to amend and re-enact sections 3481 and 3507 of the Code of Virginia—special order, having been printed, was read at length a second time. On motions severally made the bill was severally amended. The bill was ordered to be engrossed.

No. 137. House bill to amend and re-enact section 200 of the Code of Virginia—special order, having been printed, was read at length a second time. On motions severally made, the bill was severally amended. The bill was ordered to be engrossed.

No. 104. House bill to amend and re-enact section 1579 of the Code of Virginia-special order, having been printed, was read

at length a second time and ordered to be engrossed.

No. 146. House bill to amend and re-enact sections 2430 and 2431 of the Code of Virginia—special order, having been printed,

was read at length a second time.

Mr. Dillard moved to amend as follows: After line 21, page 5, add: "But nothing in this act shall apply to the county of Franklin, the compensation of the treasurer of said county shall be as fixed by the Code of Virginia of 1919;" which was rejected.

On motions of Mr. Gibson, the bill was severally amended.

Pending the further consideration of the bill, on motion of Mr. Ozlin, the House adjourned.

RICHARD L. BREWER, JR.

Speaker of the House of Delegates.

JNO. W. WILLIAMS. Clerk of the House of Delegates.

THURSDAY, FEBRUARY 19, 1920.

Prayer by Rev. Austin O. Boda, of the Nortside Baptist church, Richmond, Va.

On motion of Mr. Wilcox, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their clerk, was read as follows:

In Senate; February 18, 1920.

The Senate has passed House bills entitled an act to provide that the University of Virginia, the College of William and Mary, the Virginia Agricultural and Mechanical College and Polytechnic Institute, the Virginia Normal and Industrial Institute, and the several State normal schools for women shall be placed on the vear-round basis of instruction as soon as their financial resources will warrant. No. 60; an act to repeal sections 693 and 722 of the Code of Virginia, No. 62; and an act to amend section 741 of the Code of Virginia, No. 64.

They have agreed to House amendments to Senate bill entitled an act to amend and re-enact section 15 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities: to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, No. 215.

And they have passed Senate bill entitled an act to amend and

re-enact section 3435 of the Code of Virginia, No. 272. In which they request the concurrence of the House of Delegates.

No. 272. Senate bill was referred to the Committee on Appro-

priations.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Agriculture and Mining:

Senate bill to amend and re-enact sections 1257, 1258, No. 185. 1260, 1261, 1264 and 1265 of the Code of Virginia in relation to the

sale of farm produce on commission. (With amendments.)

No. 135. Senate bill to amend and re-enact sections 1110, 1111, 1112, 1113 and 1119 of the Code of Virginia, and to repeal sections 1116, 1126, 1127, 1128, 1129, 1130 and 1131 of the Code of Virginia.

No. 112. Senate bill to amend and re-enact section 1471 of the

Code of Virginia.

No. 144. Senate bill to amend and re-enact sections 1004, 1005, 1019, 1021, 1022, 1024, 1027, 1047, 1050, 1063, 1066, 1067, 1076, 1078, 1079, 1080, 1081, 1082, 1085 and 1089 of title 12, chapter 46, of the Code of Virginia, relating to the insane, epileptic, feeble-minded and inebriate; having been considered by the committee in session, was reported from the Committee on Asylums and Prisons.

House bill to establish the Virginia Truck Experiment Station; providing for the appointment of a board of directors thereof, and prescribing the powers and duties of said board; also providing for the control and maintenance of the Eastern Shore Experiment Station located near Onley, Accomac county; having been considered by the committee in session, was reported from the Committee on Agriculture and Mining.

The following House bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 313. House bill concerning the commissions of the treasurer

of the county of Stafford.

No. 314. House bill to amend an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, by adding thereto a new section to be numbered 49-a.

No. 315. House bill to require every person subject to a capitation tax, and every person, firm and corporation subject to taxation on personal property, money or income, to file answers under oath to the interrogatories in respect thereto, and to provide penalties for the violation of this act.

No. 316. House bill to amend and re-enact section 2385 of the Code of Virginia.

No. 317. House bill to amend and re-enact section 3508 of the Code of Virginia.

No. 318. House bill to appropriate the public revenue for the

two years ending, respectively, on the 28th day of February, 1921, and the 28th day of February, 1922; having been considered by the committee in session, was reported from the Committee on Appropriations.

No. 168. House bill to amend and re-enact section 3487 of the Code of Virginia, concerning fees of sheriffs, sergeants, criers, and constables; heretofore recommitted to the Committee on Finance, was reported back with an amendment in the nature of a substitute.

House resolution for investigation of Prohibition Department; having been considered by the committee in session, was reported

from the Committee on Moral and Social Welfare.

House bill to amend and re-enact sections 2 and 5 of article 2 and section 1 of article 3 of an act entitled an act to incorporate the town of Phoebus, in Elizabeth City county, approved January 22, 1900, as heretofore amended by an act approved March 2, 1914, and by an act approved March 1, 1916; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman,

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact an act entitled an act to authorize and empower the board of supervisors of Roanoke county to erect and maintain toll gates on the macadamized roads of said county, approved March 24, 1914; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to add a new section to the charter of the city of Radford, to be known as section 70, in relation to a civil justice, providing for his election or appointment and qualifications, describing his powers, duties, jurisdiction, term of office and compensation, and repealing all acts and parts of acts and all charter provisions in conflict herewith; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the Albemarle Power Corporation, its successors and assigns, and any public service corporation heretofore or hereafter chartered to construct and maintain one or more dams in James river between the counties of Albemarle and Buckingham, and to divert and use the water of said river for the production of power; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact sections 54 and 70 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March 3, 1892, as heretofore amended; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman,

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to declare the name, Cape Charles as used in an act, entitled an act to establish the State highway system, approved January 31, 1918, to mean the cape by that name instead of the town of Cape Charles City; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to amend and re-enact an act entitled an act to authorize and require the board of supervisors of Warren county to issue bonds of the said county not in excess of fifteen thousand dollars (\$15,000.00) to bear interest at the rate of five per centum per annum; to pay for the completion of the road leading from Browntown to Bentonville, in South River district in said county; and



to lay a tax on the taxable property of said district to pay the interest on said bonds and provide a sinking fund for their redemption, approved February 10, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal Navigation.

THE SPEAKER laid before the House, House joint resolution proposing amendment to section 22 of the Constitution of Virginia, as follows:

Resolved by the House of Delegates, the Senate concurring (a majority of the members elected to each house agreeing), That the following amendment to the Constitution of Virginia be, and the same is hereby proposed, and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates, for its concurrence, in conformity with the provisions of section one hundred and ninety-six, of article fifteen, of the said Constitution, namely:

Strike out from the Constitution of Virginia section twenty-two,

which is in the following words and figures:

Sec. 22. No person who, during the late War between the States, served in the army or navy of the United States, or the Confederate States, or any State of the United States, or of the Confederate States, shall at any time be required to pay a poll tax as a prerequisite to the right to register or vote. The collection of the State poll tax assessed against any one shall not be enforced by legal process until the same has become three years past due.

And insert in lieu thereof the following:

Sec. 22. No person who, during the late War between the States, served in the army or navy of the United States, or the Confederate States, or any State of the United States, or of the Confederate States, shall at any time be required to pay a poll tax as a prerequisite to the right to register or vote.

Which was agreed to-yeas, 75; nays, 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. A., Carber, Gatewood, Gibson, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, Moffett, Nofand, Norris; Nottingham, Omps, Padgett, Pitts, Powers, Price, Prince, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Tabb, Templeton, Tiffany, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—75.

Nays-Messrs. Bondurant, Boothe, Stephenson, Stuart, Taylor-5.

Mr. Warren moved to reconsider the vote by which the resolution was agreed to, which was rejected.

Mr. Price offered the following resolution:

The Hon. Robert F. Hutcheson, member from Charlotte county, has been stricken with typhoid fever and is now under treatment at St. Luke's Hospital, in this city.

Therefore, Resolved, that we express to him our solicitude and

earnest good wishes and hope for his early recovery.

That his sick room may be brightened and that he may have present the evidence of our affection and esteem, the Clerk of this House will procure and send to him a proper floral expression; which was agreed to.

A message was received from the Senate, by Mr. Corbett, who informed the House that the Senate had agreed to House joint resolution relative to perfecting the present State drainage law or drafting a new one, if necessary.

THE SPEAKER appointed Messes. Gibson, Commins, Ewell, Bon-

DURANT and WALLACE the committee on the part of the House.

THE SPEAKER laid before the House the following communication from the Governor relative to the need for a State office building at Richmond.

February 18, 1920.

Gentlemen of the General Assembly:

I respectfully submit herewith to your honorable body a copy of the report prepared in connection with the budget and the administrative studies, which were conducted under my supervision during 1918 and 1919, as required by the Virginia budget law, relative to the need for a State office building at Richmond.

It had been my desire and hope to be able to include a request for a suitable appropriation for a State office building in the budget submitted to your honorable body on January 14, 1920, but I found, in view of the high cost of labor and building materials, that the available revenues of the State, as reported to me at that time by the Auditor of Public Accounts, would not justify the inclusion of such an item in the budget for the ensuing biennium.

I have thought that the information contained in this report should be placed before the General Assembly, and I earnestly urge that this question of providing a special appropriation for the much needed State office building at Richmond be given most careful consideration by your honorable body at this session.

WESTMORELAND DAVIS, Governor.

Printed as Senate Document No. 10.

THE SPEAKER laid before the House the following communication from the Governor relative to insurance of State property:

February 18, 1920.

Gentlemen of the General Assembly:

In transmitting to your honorable body the budget for the 1920-1922 biennium, it was stated that in compliance with the budget law a series of budget and administrative studies were made of the State government during 1918 and 1919, including a special study of insurance of State property.

This study was exhaustive, and I deem it expedient that the informa-

tion contained in the report, which has been prepared on this subject, should be placed at the disposal of the General Assembly. I, therefore, respectfully submit herewith a copy of this report to your honorable body.

WESTMORELAND DAVIS,

Governor.

Printed as Senate Document No. 11.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Mr. Horace L. Smith: A bill to authorize the circuit court of Prince George county, or the judge thereof in vacation, to appoint a special police force for said county, and to provide for the

compensation of persons appointed as such police force.

By Mr. DICKERSON: A bill to amend and re-enact chapter 654 of the Acts of Assembly of 1897-98, entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of that county and levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the Acts of 1899-1900, and as amended and re-enacted by chapter 144 of the Acts of 1904, and as further amended by an act approved March 17, 1916.

By Mr. Gibson: A bill concerning depositories for the funds of

Culpeper county, and the interest on such funds.

By Mr. Horace L. Smith: A bill for the relief of the county of

Prince George.

By Mr. Horace L. Smith: A bill to authorize the board of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties.

By MR. FELTS (By request): A bill requiring the State Board of Veterinary Surgeons to issue a permit to Luther P. Newman, of Carroll county, to practice veterinary medicine and surgery on

payment of all fees required by law for temporary permits.

By Mr. NOTTINGHAM: A bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton and State of Virginia, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and sewer systems of the said town.

By Mr. Hurt: A bill to authorize the town council of Blackstone, in the county of Nottoway, to levy a special tax to equip and

maintain a fire department.

By Mr. Nottingham: A bill to authorize the mayor and council of Cape Charles, in the county of Northampton and State of Virginia, to issue bonds and borrow money for the construction, repair, improvement, enlargement, extension and maintenance of the lighting system of the said town.

By Mr. Felts (By request): A bill providing that Thomas C.

Quesinberry to practice veterinary medicine and surgery.

To the Committee on Appropriations:

By Mr. Anderson: A bill to appropriate money to the South-

western State Hospital to build a sewerage disposal plant at the said hospital, or to enable the hospital to carry out a contract with the town of Marion for the construction of a sewer or sewers in connection with the sewerage system of the said town.

By Messrs. Hunter, Brewer and Joyce: A bill to amend and

re-enact section 3454 of the Code of Virginia.

To the Committee for Courts of Justice:

By Messes. Deans and Hall: A bill to amend and re-enact section 6239 of the Code of Virginia.

By Messrs. Robertson and Carter: A bill to amend and re-

enact section 6228 of the Code of Virginia.

To the Committee on Agriculture and Mining:

By Mr. Barnes: A bill to amend and re-enact section 882 of the Code of Virginia.

To the Committee on Counties, Cities and Towns:

By Messrs. Taylor and Moffett: A bill to provide for the consolidation of towns.

By Messrs. Flanagan and Boothe: A bill to amend and reenact section 3210 of the Code of Virginia.

To the Committee on Schools and Colleges:

By Mr. WILKINS: House joint resolution relative to the education of our youth for service in the American merchant marine.

To the Committee on General Laws:

By Messrs. Watts, Sinclair, Chas. F. Smith, Carpenter and

EWELL: A bill for the protection of certain foxes. By Messrs. Hall, E. H. Smith, Dillard, Ozlin, Jesse, Sinclair, WILLIAMS, GORDON, HENLEY, JOYCE and H. L. SMITH: A bill to amend and re-enact section 3762 of the Code of Virginia.

To the Committee on Roads and Internal Navigation:

By Mr. GILPIN: A bill to prescribe the procedure and conditions under which a public service corporation, if it becomes necessary in the construction of its works, or in changing its grade, or in double-tracking the same, may cross at grade any county road.

By Mr. H. L. SMITH: A bill requiring passenger trains to be

supplied with first aid packages.

By Mr. Norris: A bill to amend and re-enact section 2052 of the Code of Virginia.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time: No. 185. Senate bill to amend and re-enact sections 1257, 1258, 1260, 1261, 1264 and 1265 of the Code of Virginia in relation to the sale of farm produce on commission.

No. 135. Senate bill to amend and re-enact sections 1110, 1111, 1112, 1113 and 1119 of the Code of Virginia, and to repeal sections 1116, 1126, 1127, 1128, 1129, 1130 and 1131 of the Code of Virginia.

No. 112. Senate bill to amend and re-enact section 1471 of the

Code of Virginia.

No. 144. Senate bill to amend and re-enact sections 1004, 1005, 1019, 1021, 1022, 1024, 1027, 1047, 1050, 1063, 1066, 1067, 1076, 1078, 1079, 1080, 1081, 1082, 1085 and 1089 of title 12, chapter 46 of the Code of Virginia, relating to the insane, epileptic, feeble-minded and inebriate.

The following House bills were read at length a first time and

ordered to be printed:

No. 312. House bill to establish the Virginia Truck Experiment Station; providing for the appointment of a board of directors thereof, and prescribing the powers and duties of said board; also providing for the control and maintenance of the Eastern Shore Experiment Station located near Onley, Accomac county.

No. 313. House bill concerning the commissions of the treasurer

of the county of Stafford.

No. 314. House bill to amend an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, by adding thereto a new section to be numbered 49-a.

No. 315. House bill to require every person subject to a capitation tax, and every person, firm and corporation subject to taxation on personal property, money or income, to file answers under oath to the interrogatories in respect thereto, and to provide penalties for the violation of this act.

No. 316. House bill to amend and re-enact section 2385 of the

Code of Virginia.

No. 317. House bill to amend and re-enact section 3508 of the

Code of Virginia.

No. 318. House bill to appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1921, and the 28th day of February, 1922.

No. 146. House bill to amend and re-enact sections 2430 and 2431

of the Code of Virginia-unfinished business, came up.

Mr. Gibson moved to amend as follows: Page 4, line 3, after the word "services" add the words "one-half of"; which was agreed to.

word "services" add the words "one-half of"; which was agreed to.

MR. Wills moved to amend as follows: Page 5, line 1, after the word "him" insert "to be paid by the outgoing treasurer"; which was agreed to.

Mr. Brown of Lynchburg, moved to amend as follows: Page 2, line 18, strike out the words "separate and distinct" and insert in lieu thereof the word "single"; which was agreed to.

Mr. Jesse moved to amend by striking out lines 11 and 12 and

inserting in lieu thereof, "Such levies for school purposes shall be treated as a single and distinct fund and the levies for all other local purposes shall be treated as a single and distinct fund," which was agreed to.

Mr. Ozlin moved to amend as follows: Page 1, line 6, after the

word "over" insert the word "state"; which was agreed to.

The bill as amended was ordered to be engrossed. The bill being presently engrossed was read at length a third time and passed veas, 72; navs 14.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Bowies, Brown, J. Sinciair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Deans, Dickerson, Diggs, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gilpin, Green, Groome, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Noland, Norris, Nottingham, Omps, Pitts, Powers, Price, Prince, Ramsey, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Stuart, Taylor, Templeton, Tiffany, Turner, Wallace, Watts, Wilkins, Williams, Williams, Mr. Speaker—72.

NAYS-Messrs. Boschen, Crockett, Ulllard, Gordon, Guerrant, Jesse, Mc-

Nutt. Moffett, Ozlin, Padgett, Rew, Sinclair, Wilcox, Young-14.

Mr. Willis moved to reconsider the vote by which the bill was

passed, which was rejected.

No. 170. House bill to provide for the appointment of a commission on the fee system in Virginia, and to prescribe the powers and duties of said commission; having been printed-special order-was

read at length a second time.

Mr. Gordon moved to amend by striking out section 2 and inserting in lieu thereof the following: "2. The said commission shall consist of seven members to be appointed as follows: One by the President of the Senate from among the membership of the Senate; two by the Speaker of the House of Delegates from among the membership of the House; and four by the Governor from among the qualified voters of the Commonwealth. The members of the commission shall name one of its number chairman and another secretary"; which was rejected—yeas, 37; navs, 47.

On motion of Mr. Gordon, the vote was recorded as follows:

YEAS-Messrs. 'Barnes, Bondurant, Boschen, Bowles, Chase, Cherry, Commins, Crockeett, Dickerson, Dillard, Ewell, Flanagan, Gibson, Gilpin, Gordon,

mins, Crockeett, Dickerson, Dillard, Ewell, Flanagan, Gibson, Gilpin, Gordon, Green, Guerrant, Hicks, E. A., Hicks, W. F., Hunter, Hyatt, Joyce, Massey, McNutt, Norris, Nottingham, Powers, Rew, Sinclair, Smith, Chas. F. Smith, E. Hugh, Smith, Horace L., Snidow, Tabb, Tiffany, Watts, Wilcox—37.

NAYS—Messrs, Blair, Bolton, Boothe, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Deans, Dodson, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Groome, Haddon, Henley, Horsley, Hurt, Langhorne, Moffett, Noland, Omps, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, L. F., Snead, Stephenson, Stuart, Targler, Targleton, Turner, Wallace, Warren, Wilkins, Williams, William Taylor, Templeton. Turner, Wallace, Warren, Wilkins, Williams, Willis, Young-47.



Mr. Norms moved to amend as follows: Page ..., line 17, strike out the words "five hundred" and insert in lieu thereof the words "seven hundred and fifty"; which was agreed to.

The bill was ordered to be engrossed.

No. 217. House bill to amend and re-enact section 3484 of the Code of Virginia in relation to the fees of the clerks of the circuit, appellate and other courts; having been printed—special order—was read at length a second time.

Mr. Smith of Northumberland, moved to amend as follows: Page 2, line 10, by striking out the figures "1.25" and inserting in lieu

thereof the figures "1.00"; which was agreed to.

The bill was ordered to be engrossed.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both houses and duly enrolled, the titles of said bills having been publicly read:

No. 27. Senate bill to provide for the conveyance by the Industrial Home School for Wayward Colored Girls of its property, real and personal, to the Commonwealth of Virginia; that the Commonwealth will assume control, operation and management of the same.

No. 30. Senate bill to amend and re-enact an act entitled an act to provide for the conveyance by the Prison Association of Virginia of the Laurel Industrial School, its property, real and personal, located in the county of Henrico and the State of Virginia; that the State will assume the control, operation and management of the same in accordance with the charter of the said association, approved March 16, 1918.

No. 39. Senate bill to amend and re-enact section 3408 of the Code of Virginia, prescribing who may practice law in this State.

No. 139. Senate bill to amend and re-enact section 882 of the Code of Virginia.

No. 151. Senate bill to amend and re-enact section 2551 of the

Code of Virginia.

No. 246. Senate bill to authorize the board of supervisors of Henry county to appropriate annually from the general county levy fund, a sufficient amount of money for the construction and maintenance of public roads in any and all the districts of said county, and to borrow money at any time not to exceed \$25,000 annually for the construction and maintenance of said roads.

No. 43. House bill to amend section 719 of the Code of Vir-

ginia.

No. 54. House bill to amend and re-enact section 5276 of the

Code of Virginia.

No. 57. House bill to amend section 303 of the Code of Virginia, and to repeal sections 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717 and 718 of the Code of Virginia.

No. 61. House bill to amend section 615 of the Code of Virginia. No. 112. House bill to encourage thrift and savings amongst industrial classes similar to the encouragement afforded by building and loan associations and to authorize the incorporation of industrial

Digitized by GOOGLE

loan associations for the purpose of making small loans to industrial

classes on security and at a low rate of interest.

No. 318. House bill to appropriate the public revenue for the two years ending respectively, on the 28th day of February, 1921, and the 28th day of February, 1922, was, on motion of Mr. Brown of Roanoke county, made a special and continuing order for Tuesday, February 24th, at 11:30 A. M.

On motion of Mr. Fuller of Richmond, the House adjourned. . .

RICHARD L. BREWER, JR.

Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

FRIDAY, FEBRUARY 20, 1920.

Prayer by Rev. Jos. T. Mastin, secretary of the State Board of Charity and Correction.

On motion of Mr. SMITH of Northumberland, the reading of the

Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, February 19, 1920.

The Senate has passed Senate bills entitled an act to amend section 659 of the Code of Virginia, No. 188; an act to make uniform the law of transfer of shares of stock in corporations, No. 176; an act concerning bills of lading, and to make uniform the law in relation thereto, No. 172; an act concerning fraudulent conveyances and to make uniform the law relating thereto, No. 177; an act concerning sales of goods, and to make uniform the law in relation thereto, No. 173; an act to prescribe the conditions under which industrial insurance companies may be organized or licensed to do business in the State of Virginia, No. 78; an act to amend and re-enact sections 4909, 4910, 4912 and 4913, chapter 195; section 1045, chapter 46, Code of Virginia, 1919, in relation to persons charged with crime and whose sanity is doubted, the disposition of such person when found insane or feeble-minded; disposition of persons who become insane after conviction, and the disposition of insane or feeble-minded persons charged with crime and confined in the department for criminal insane at a State hospital or elsewhere, when restored to sanity, No. 181: an act to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as amended and re-enacted by an act entitled an act to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, approved March 17, 1910, No. 210; an act to provide for public health nursing, health examination and physical education of school children, and to make an appropriation therefor, also to repeal an act entitled an act to provide for public health nursing and medical inspection and health inspection of school children, approved March 15, 1918, No. 67; an act to amend and re-enact section 5106 of the Code of Virginia, No. 121; an act to amend and re-enact sections 2591 and 2601 of the Code of Virginia, in relation to the settlement of the public debt, and to authorize the board of sinking fund commissioners to fund certain bonds of the Chesapeake and Ohio Canal Company, of the face value of \$6,500, No. 131; an act to amend and re-enact section 340 of the Code of Virginia, No. 170; an act to amend and re-enact section 1923 of the Code of Virginia, relating to causing or encouraging children under eighteen years of age to commit misdemeanors, etc., No. 213; an act to permit women to qualify, give bond and act as deputy clerks in all courts of this Commonwealth, No. 223; an act to amend and re-enact section 203 of the Code of Virginia, No. 34; an act to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding three hundred thousand dollars (\$300,000.00), No. 64; an act to provide for the payment of bounties for the killing of certain predatory birds and animals, No. 114; an act to provide for the extradition of persons of unsound mind, and to make uniform the laws of the States which enact the same, No. 178; an act to amend and re-enact section 3506 of the Code of Virginia, 1919, to a clerk of any court, No. 21; an act to authorize, empower and direct the board of supervisors of the county of Norfolk to borrow money, by the issuance of bonds, a sum not to exceed one hundred and forty-five thousand dollars for the purpose of paying off and discharging certain debts of said county caused by a deficit in the road and bridge funds of said county, on account of war time extraordinary expenses; to sell said bonds. to provide for their payment, and to authorize the board of supervisors of said county to dispense the funds so obtained, No. 156; an act to amend and re-enact section 7 of an act entitled an act to provide for the issuing of county road bonds for permanent road or bridge improvements in the magisterial districts of the counties of the State, approved March 13, 1912, as amended March 17, 1915, page 141, as amended March 17, 1916, page 461, as amended March 9, 1918, chapter 108, page 214, No. 196; an act to amend and re-enact section 16 of an act approved January 30, 1888, entitled an act to amend and re-chact an act entitled an act to incorporate the town of South Boston, in the county of Halifax, as amended and re-

enacted by an act entitled an act to amend and re-enact sections 15 and 16 of an act entitled an act to incorporate the town of South Boston, in the county of Halifax, approved January 30, 1888, approved February 29, 1896, prohibiting the assessment of persons and property within the town with taxes or levies for poor rates or school taxes except such as are levied by the State or by the council of the town, and prohibiting the assessment by the county of Halifax of levies or taxes upon the persons or property within the town for constructing, repairing or keeping in order the public roads of the county, except to pay the principal and interest of certain bonds proposed to be issued by the county of Halifax, for the construction, improvement and maintenance of public roads in the county; and providing for the ascertainment of the county levy within the town, and the method of collecting the same, No. 197; an act to authorize the board of supervisors of Rockingham county to issue bonds for an amount not exceeding \$60,000 for a period of not exceeding four years, No. 207; an act enabling county boards of supervisors in certain counties to order and pay for certain public improvements through levy of special assessments, No. 222; an act to authorize and empower the board of supervisors of Halifax county to borrow money and issue notes therefor, No. 224; an act to amend and re-enact an act, approved March 2, 1888, providing for the making, changing, and working of roads in the county of Rockingham, approved March 2, 1888, as amended by an act of the General Assembly, approved March 5, 1890, as further amended by an act of the General Assembly, approved February 25, 1892, as further amended by an act of the General Assembly, approved March 2, 1894, and as further amended by the act of the General Assembly approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919, No. 238; an act to amend and re-enact section 1029 of the Code of Virginia in relation to testing the legality of detention of persons adjudged insane, epileptic, feeble-minded or inebriate, No. 143; an act for the protection of patients and inmates of State hospitals and colonies for the insane, epileptic and feebleminded from improper and unlawful marriages and providing punishment for violation of this act, No. 162; an act to amend and reenact section 2252 of the Code of Virginia, No. 208; an act to amend and re-enact sections 48 and 63 of an act entitled an act entitled an act to amend and re-enact an act approved July 9, 1870, and to amend and re-enact an act approved March 21, 1877, and to amend and re-enact an act approved February 17, 1890, and to re-enact an act approved January 29, 1894, relating to the charter of the town of Harrisonburg, approved March 3, 1896, No. 237; an act to amend and re-enact section 1615 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 8 of an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia and to repeal all acts or parts of acts of the General

Assembly of Virginia, and any section or sections of the Code of Virginia in conflict with the provisions thereof, especially an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia, approved February 22, 1894, and sections 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751 and 1752 of the Code of Virginia of 1887; and all amendments thereto, approved March 13, 1912, approved March 27, 1918, No. 128; an act to amend and re-enact sections 23, 33, 43, 99, 100, 101, 102, 103 and 106 of an act approved February 28, 1896, entitled an act to provide a new charter for the city of Roanoke, and the act amendatory thereof, No. 117; an act to amend and re-enact section 3 of an act entitled an act to incorporate the town of Louisa, in Louisa county, approved March 8, 1873, No. 192; an act authorizing the creation of a road commission for Halifax county; to provide for the appointment of the members of said commission; to prescribe their terms of office, their compensation, and their powers and duties, No. 225; an act to provide uniform office hours for all State officers, boards, bureaus, commissions, institutions and divisions thereof, required by law to maintain regular business quarters at the seat of government, No. 120; an act to amend section 27 of the Code of Virginia, No. 194; an act to amend and re-enact section 3394 of the Code of Virginia, No. 233; an act to invest in boards of supervisors of counties adjoining and abutting a city with a population of 125,000 or more inhabitants, as shown by the United States census, the same powers and authority now vested or hereafter conferred upon common councils of cities and towns, No. 250; an act giving persons jointly charged with or indicted for a misdemeanor the right to elect to be tried separately; or, in case they do not so elect, giving the attorney for the Commonwealth the right to elect that such persons shall be tried separately, No. 253; an act to give counsel for defendants in criminal prosecutions the right to make a statement before the jury on the subject of the concluding argument of the attorney for the Commonwealth, No. 265; an act to amend and re-enact section 3905 of the Code of Virginia, No. 268; and an act to authorize and empower the city council of the city of Buena Vista to raise and levy, annually, by assessment on property, and all other subjects of taxation taxable by the Commonwealth, in said city, such sums of money as it shall deem necessary or expedient to defray the expenses of said city, and to limit the amount thereof, No. 187.

And they have agreed to Senate joint resolution proposing amendment to section 2 of the Constitution of Virginia, No. 11. In which they request the concurrence of the House of Delegates.

Nos. 21, 208 and 210 Senate bills were referred to the Committee on Finance.

Nos. 156, 196, 225, 238, 172 and 268 Senate bills were referred to the Committee on Roads and Internal Navigation.

Nos. 64, 117, 187, 192, 197, 207, 222, 224, 237 and 250 Senate bills were referred to the Committee on Counties, Cities and Towns.

Nos. 121, 178, 181, 223, 233, 253 and 265 Senate bills were referred to the Committee for Courts of Justice.

No. 131. Senate bill was referred to the Committee on Appro-

priations.

Nos. 120 and 170 Senate bills were referred to the Committee on Officers and Offices at the Capitol.

No. 194. Senate bill was referred to the Committee on Library. No. 34. Senate bill was referred to the Committee on Privileges

and Elections.

No. 78. Senate bill was referred to the Committee on Insurance and Banking.

Nos. 143 and 162 Senate bills were referred to the Committee

on Asylums and Prisons.

Nos. 67 and 188 Senate bills were referred to the Committee on Schools and Colleges.

Nos. 173, 114, 128, 176, 177 and 213 Senate bills were referred to

the Committee on General Laws.

No. 11. Senate joint resolution was referred to the Committee

on Appropriations.

No. 138. Senate bill to empower the State Corporation Commission to regulate the delivery of power, heat, light or water by public utility corporations; having been considered by the committee in session, was reported from the Committee on General Laws.

No. 272. Senate bill to amend and re-enact section 3435 of the Code of Virginia; having been considered by the committee in ses-

sion, was reported from the Committee on Appropriations.

The following Senate bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 42. Senate bill to amend and re-enact section 5254 of the Code of Virginia.

No. 234. Senate bill to amend and re-enact section 4475 of the

Code of Virginia.

No. 319. House bill to amend and re-enact sub-section 14 of section 9, chapter 133, of the Acts of the General Assembly, approved March 13, 1918, entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg; having been considered by the committee in session, was reported from the Committee on Counties. Cities and Towns.

The following House bills, having been considered by the committee in session, were reported from the Committee on Appropriations:

No. 320. House bill to refund money improperly collected from the Virginia Hot Springs Company paid into the treasury of the

State.

No. 321. House bill for the relief of the family of J. C. Shelhorse.



No. 322. House bill to refund money improperly collected from the Monticello Hotel, B. J. Lowenberg, Mgr.; Monticello Hotel, C. H. Consolvo, Mgr.; Fairfax Hotel, J. F. Bell, Mgr.; Fairfax Hotel, M. L. Hamburger, Mgr.; Lynnhaven Hotel, R. A. Dodson, Mgr.; Lynnhaven Hotel, Lynnhaven Hotel Corporation, owner; Lynnhaven Hotel, H. Bothman, Mgr.; Lorraine Hotel, Harry E. Tabb, Mgr.; Lorraine Hotel, R. A. Dodson, Mgr.; Victoria Hotel, A. A. DuBois, Mgr.; Victoria Hotel, H. M. Sparrow, Mgr.; Victoria Hotel, Sparrow and Orebaugh, Mgr.

No. 323. House bill to refund money improperly collected from the Hotel Richmond Corporation, Jefferson Realty, Corporation, Lexington Hotel Company, Inc., Murphy's Hotel, Inc., and Hotel Stumpf, E. A. Stumpf, proprietor, paid into the treasury of the

State.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 324. House bill to provide for the control and prevention of venereal diseases; to provide for the reporting by physicians and other persons of said diseases; to provide for the apprehension, treatment and detention of promiscuous carriers; to provide for the protection of other persons from infection by venereally diseased persons; to provide the penalty for the violations of this act and to provide for the maintenance of persons convicted hereunder.

No. 325. House bill to provide for the vocational rehabilitation and education of employees injured in the course of their employment; to create and establish a division for vocational rehabilitation under the control and supervision of the Industrial Commission of Virginia; to provide for co-operation with the United States government in the prosecution of similar work, and to make an appropriation to carry said act into effect.

No. 326. House bill to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches, and to create a board of quarantine commissioners and a quarantine medical officer for said district, approved February 26, 1877, and

all acts amendatory thereof.

No. 327. House bill for the protection of certain foxes.

No. 328. House bill to preserve and maintain the fresh-water lakes, ponds, brooks, springs, creeks, rivers and streams of this State, and to prevent the waters thereof from being carried or transported by pipes, conduits, ditches, canals or aqueducts into any other State for use therein, to authorize the State Board of Health to have supervision hereof, and to authorize the Attorney General and the circuit and corporation courts of this State to assist in the enforcement of this act.

No. 329. House bill to require able-bodied persons over sixteen years of age to support their parents.

No. 330. House bill to amend and re-enact section 1906, chapter

78, of the Code of Virginia, relating to delinquent, dependent and destitute children.

No. 331. House bill to amend and re-enact sections 4570 and

4571 of the Code of Virginia.

No. 332. House bill to amend and re-enact section 3594 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 1359 of the Code of Virginia as heretofore amended, with reference to grain to be ground in turn; amount of toll; penalty for violation, approved March 16, 1918.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and

Internal Navigation:

No. 333. House bill to amend and re-enact section 3 of an act entitled an act to amend and re-enact sections 2, 3 and 4 of an act approved February 8, 1908, entitled an act to amend and re-enact an act approved March 7, 1906, entitled an act to amend an act approved March 10, 1904, entitled an act to amend and re-enact an act approved April 2, 1902, entitled an act to amend and re-enact an act entitled an act to provide a road law for Campbell county, approved March 5, 1900, providing and regulating a road board for said county, and directing the disbursement of the county road fund, approved March 4, 1914.

No. 334. House bill to amend and re-enact an act entitled an act to authorize and empower the board of supervisors of Roanoke county to erect and maintain toll gates on the macadamized roads

of said county, approved March 24, 1914.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 335. House bill to validate acknowledgments heretofore taken by justices of the peace, and mayors of cities or towns, or police justices who by virtue of their offices had the powers and authority of justices of the peace, where such justices or mayors or police justices are designated in the certificates of acknowledgment as

police justice.

No. 336. House bill to amend and re-enact sections 12, 15, 26, 29, 30, 31, 32, 38, 39, 42, 48, 53, 55 and 68 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918.

No. 337. House bill making it a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock,

whether such child shall have been begotten or shall have been born within or without this Commonwealth; providing punishment therefor, and empowering the court to make an order for support and to enforce the same; also declaring persons making false statements, in certain cases, guilty of perjury. (Reported without recommendation.)

No. 338. House bill to provide for furnishing members of the Board of Bar Examiners and their secretary and treasurer with

copies of the Annotated Code of 1919.

No. 339. House bill to amend and re-enact section 6437 of the

Code of Virginia.

House bill to amend and re-enact chapter 654 of the Acts of Assembly of 1897-98 entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of that county and levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the Acts of 1899-1900, and as amended and re-enacted by chapter 144 of the Acts of 1904, and as further amended by an act approved March 17, 1916; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill for the relief of the county of Prince George; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Appropriations.

House bill to authorize the board of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties: having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman,

The bill was referred to the Committee on Roads and Internal Navigation.

House bill requiring the State Board of Veterinary Surgeons to issue a permit to Luther P. Newman, of Carroll county, to practice veterinary medicine and surgery on payment of all fees required by law for temporary permits; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on General Laws:

House bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton and State of Virginia, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and sewer systems of the said town: having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cit'es and Towns.

House bill to authorize the town council of Blackstone, in the county of Nottoway, to levy a special tax to equip and maintain a fire department; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the mayor and council of Cape Charles, in the county of Northampton and State of Virginia, to issue bonds and borrow money for the construction, repair, improvement, enlargement, extension and maintenance of the lighting system of the said town; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and

House bill providing that Thomas C. Quesinberry to practice veterinary medicine and surgery; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on General Laws:

House bill to authorize the circuit court of Prince George county. or the judge thereof in vacation, to appoint a special police force for said county, and to provide for the compensation of persons appointed as such police force; having been considered by the Joint Committee on Special. Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee for Courts of Justice. House bill concerning depositories for the funds of Culpeper county and the interest on such funds; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

Mr. Willis moved to discharge the Committee on Roads and Internal Navigation from the further consideration of House bill for the protection of persons employed in the construction or repair of railroad cars or car trucks or similar equipment; which was agreed to-yeas, 63; nays, 16.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs, Anderson Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Chase, Cherry, Commins, Dickerson, Diggs, Dodson, Ewell, Fuller, E. R., Garber, Gatewood, Gibson, Gordon, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hunter, Hurt, Jesse, Langhorne, Massey, Mc-Nutt, Noland, Norris, Nottingham, Ozlin, Pitts, Price, Prince, Rew. Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Warren, Watts, Wilcox, Wilkins, Willis, Mr. Speaker-63.

NAYS-Messrs, Barnes, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Crockett, Deans, Green, Joyce, Omps, Padgett, Powers, Ramsey, Stuart.

Wallace, Young-16.

The bill, No. 340, was placed on the calendar.

Mr. Boschen moved to discharge the Committee on Appropriations from the further consideration of House resolution in relation to minimum wage scale; which was rejected—yeas, 15; nays, 43.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs, Anderson, Boschen, Bowles, Diggs, Fuller, E. R., Guerrant, Haddon, Hall, Noland, Rodgers, Sinclair, Smith, Chas. F., Snidow, Wilcox,

NAYS-Messrs. Blair, Bondurant, Boothe, Bosman, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Commins, Crockett, Dickerson, Dodson, Garber, Gatewood, Gibson, Gilpin, Green, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, McNutt, Moffett, Nottingham, Omps, Ozlin, Padget, Powers, Ramsey, Robinson, Smith, E. Hugh, Smith, L. F., Stephenson, Story, Stuart, Tabb, Turner, Wallace, Williams, Young, Mr. Speaker-43.

THE SPEAKER laid before the House the following communication from the Governor:

COMMONWEALTH OF VIRGINIA. GOVERNOR'S OFFICE, RICHMOND, February 19, 1920.

Gentlemen of the General Assembly:

I transmit herewith report of the director of the Extension Division concerning the co-operative extension work in agriculture and home economics in Virginia for the year ending June 30, 1919, which has been made in accordance with the Federal Smith-Lever Act.

> WESTMORELAND DAVIS, Governor.

Printed as House Document No. 9.

THE SPEAKER laid before the House the following communication from the Governor:

COMMONWEALTH OF VIRGINIA, GOVERNOR'S OFFICE, RICHMOND, February 19, 1920.

Gentlemen of the General Assembly:

In compliance with the provisions of Senate Joint Resolution No. 13, I have this day forwarded a certified copy of Senate Joint Resolution No. 13, being a joint resolution "Rejecting the proposed amendment to the Constitution of the United States on woman suffrage," to the President of the United States, the Secretary of State of the United States, to the President of the Senate of the United States and to the Speaker of the House of Representatives of the United States.

> WESTMORELAND DAVIS, Governor.

Mr. Willis offered the following resolution:

Resolved, That today House bills be considered in the following order:

Bills on their third reading. 1.

 Local bills on second reading.
 Bills on second reading to which there are not more than five objections.

4. Bills in their regular order on second reading.

Which was agreed to.

THE SPEAKER laid before the House, House joint resolution as follows:

Whereas, it is a matter of interest to the citizens of Virginia, and more especially to the General Assembly, to know the exact revenue, seizures and receipts accruing to the State through the instrumentality and activities of the Department of Prohibition and to know the exact disbursements made by said department, and;

Whereas, the report of the Prohibition Department fails to show

this, and;

Whereas, information has been requested of the said department which the Prohibition Commissioner has declared himself unable to give,

Therefore, be it resolved by the House of Delegates of Virginia,

the Senate concurring,

First: That a complete investigation be had of the said Depart-

ment of Prohibition and especially the accounts.

Second: That for this purpose there is hereby created a committee of five, consisting of three from the House to be appointed by the Speaker, and two from the Senate to be appointed by the President of the Senate.

Third: That the State Accountant is hereby directed and authorized to proceed to carry out the intents and purposes of this resolu-

tion.

Fourth: That the aforesaid committee is directed to proceed apon its duties immediately upon appointment, and is hereby directed, authorized and empowered to examine all records, books and accounts of the aforesaid department, and to summon witnesses if in their opinion necessary, and they shall report as soon as possible their findings and recommendations under this resolution to the General Assembly and to the Governor of Virginia before the end of the present session of the General Assembly; which was agreed to.

Ordered that Mr. Joyce carry the resolution to the Senate and

request their concurrence.

THE SPEAKER laid before the House the report of the Commission on Preventable Diseases, which is printed as House Document No. 5.

THE SPEAKER laid before the House the minority report of Joint Legislative Committee on Insurance under Workmen's Compensation Act, which is printed as Senate Document No. 12.

THE SPEAKER laid before the House the report of the Joint Legislative Committee on the causes of high cost of living, which is

printed as House Document No. 8.

Mr. Willis offered the following resolution:

The members of this House learn with much pleasure of the improved health of their fellow-members. Hon. E. P. Buford of Brunswick, Hon. Deane Hundley of Essex, and Hon. J. Homer

Corr of Shenandoah, and hope for them a speedy recovery to per-

fect health and an early return to their duties in this hall.

The Clerk of this House will send a copy of this resolution to each of the members mentioned as a reminder to them that they have not been forgotten in their enforced absence from this body; which was agreed to.

Mr. Willis moved that when the House adjourn on Saturday it adjourn to meet the following Tuesday at 12 o'clock M., which

was rejected.

Mr. Willis moved that when the House adjourn today it adjourn to meet tomorrow at 10:30 o'clock A. M., which was agreed to.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Mr. Hunter: A bill for the protection of certain fish on

Stafford and King George counties.

By Mr. Gibson: A bill to authorize and empower the board of supervisors of Culpeper county to borrow forty thousand dollars for the purpose of resurfacing and otherwise improving the macadam roads in Catalpa and Stevensburg magisterial districts in said county.

By Mr. Flanagan: A bill to amend and re-enact section 2 of the

road law of Montgomery county, as approved March 14, 1910.

By Messes. Langhorne, Deans and Pitts: A bill to provide for a portrait of the late Senator Thomas S. Martin, and to make appropriation therefor out of the public funds.

By MESSRS. PADGETT and TURNER: A bill to authorize the town of Bedford, Virginia, to change its form of government so as to

conform to the city manager plan.

To the Committee on Finance:

By Mr. Robertson: A bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as amended and re-enacted by an act entitled an act to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, approved March 17, 1910.

To the Committee for Courts of Justice:

By Mr. Robertson: A bill to amend and re-enact section 5898 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3049 of the Code of Virginia relative to temporary appointment of circuit judges, approved March 18, 1918. By Mr. Dickerson: A bill to amend and re-enact section 3488

of the Code of Virginia.

By Mr. Stephenson: A bill to provide when contracts and deeds conveying real estate and interests therein shall be duly admitted to record, and providing that the indexing of the same shall not be necessary in order for the said deeds or contracts to be duly recorded.

By Mr. Price: A bill to amend and re-enact section 5105 of the Code of Virginia.

To the Committee on Appropriations:

By Mr. Massey (By request): A bill to appropriate ten thousand dollars to the Virginia Agricultural and Mechanical College and Polytechnic Institute at Blacksburg, to be used in purchasing certain pure bred cows.

To the Committee on Chesapeake and its Tributaries:

By Messrs. Tabe, Diggs, Commins, Powers, Wallace and Deans: A bill to amend and re-enact section 3146 of the Code of Virginia.

To the Committee on Moral and Social Welfare:

By Mr. Felts: A bill to amend and re-enact an act entitled an act authorizing the boards of supervisors of the respective counties of the Commonwealth to pay rewards out of the county levies for the capture of illicit stills and delivery of the same to the sheriff of the county, and for the conviction of person or persons, guilty of operating the same, in the manufacture of ardent spirits, approved March 16, 1918.

To the Committee on Roads and Internal Navigation:

By Mr. Robertson: A bill to amend and re-enact section 3959 of the Code of Virginia, in relation to the effect of failure of employees in charge of a railroad engine or train to give the signals required by law on approaching grade crossings of a public highway.

To the Committee on General Laws:

By Mr. Norris: A bill to amend and re-enact section 3141 of the Code of Virginia.

By Mr. R. H. Fuller: A bill to amend and re-enact section 1564 of the Code of Virginia.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 138. Senate bill to empower the State Corporation Commission to regulate the delivery of power, heat, light or water by public utility corporations.

No. 272. Senate bill to amend and re-enact section 3435 of the Code of Virginia.

No. 42. Senate bill to amend and re-enact section 5254 of the

Code of Virginia.

No. 234. Senate bill to amend and re-enact section 4475 of the Code of Virginia.

The following House bills were read at length a first time and

ordered to be printed:

No. 319. House bill to amend and re-enact sub-section 14 of section 9, chapter 133, of the Acts of the General Assembly, approved March 13, 1918, entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg.

No. 320. House bill to refund money improperly collected from the Virginia Hot Springs Company paid into the treasury of the

State.

No. 321. House bill for the relief of the family of J. C. Shelhorse.

No. 322. House bill to refund money improperly collected from the Monticello Hotel, B. J. Lowenberg, Mgr.; Monticello Hotel, C. H. Consolvo, Mgr.; Fairfax Hotel, J. F. Bell, Mgr.; Fairfax Hotel, M. L. Hamburger, Mgr.; Lynnhaven Hotel, R. A. Dodson, Mgr.; Lynnhaven Hotel, Lynnhaven Hotel Corporation, owner; Lynnhaven Hotel, H. Bothman, Mgr.; Lorraine Hotel, Harry E. Tabb, Mgr.; Lorraine Hotel, R. A. Dodson, Mgr.; Victoria Hotel, A. A. DuBois, Mgr.; Victoria Hotel, H. M. Sparrow, Mgr.; Victoria Hotel, Sparrow and Orebaugh, Mgrs.

No. 323. House bill to refund money improperly collected from the Hotel Richmond Corporation, Jefferson Realty Corporation, Lexington Hotel Company, Inc., Murphy's Hotel, Inc., and Hotel Stumpf, E. A. Stumpf, proprietor, paid into the treasury of the

State.

No. 324. House bill to provide for the control and prevention of venereal diseases; to provide for the reporting by physicians and other persons of said diseases; to provide for the apprehension, treatment, and detention of promiscuous carriers; to provide for the protection of other persons from infection by venereally diseased persons; to provide the penalty for the violations of this act and to provide for the maintenance of persons convicted hereunder.

No. 325. House bill to provide for the vocational rehabilitation and education of employees injured in the course of their employment; to create and establish a division for vocational rehabilitation under the control and supervision of the Industrial Commission of Virginia; to provide for co-operation with the United States government in the prosecution of similar work, and to make an appropriation to carry said act into effect.

No. 326. House bill to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches, and to create a board of quarantine commissioners and a quarantine

medical officer for said district, approved February 26, 1877, and all acts amendatory thereof.

No. 327. House bill for the protection of certain foxes.

No. 328. House bill to preserve and maintain the fresh-water lakes, ponds, brooks, springs, creeks, rivers and streams of this State, and to prevent the waters thereof from being carried or transported by pipes, conduits, ditches, canals or aqueducts into any other State for use therein, to authorize the State Board of Health to have supervision hereof, and to authorize the Attorney General and the circuit and corporation courts of this State to assist in the enforcement of this act.

No. 329. House bill to require able-bodied persons over sixteen

years of age to support their parents.

No. 330. House bill to amend and re-enact section 1906, chapter 78, of the Code of Virginia, relating to delinquent, dependent and destitute children.

No. 331. House bill to amend and re-enact sections 4570 and 4571

of the Code of Virginia.

No. 332. House bill to amend and re-enact section 3594 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 1359 of the Code of Virginia as heretofore amended, with reference to grain to be ground in turn; amount of toll; pen-

alty for violation, approved March 16, 1918.

No. 333. House bill to amend and re-enact section 3 of an act entitled an act to amend and re-enact sections 2, 3 and 4 of an act approved February 8, 1908, entitled an act to amend and re-enact an act approved March 7, 1906, entitled an act to amend an act approved March 10, 1904, entitled an act to amend and re-enact an act approved April 2, 1902, entitled an act to amend and re-enact an act entitled an act to provide a road law for Campbell county, approved March 5, 1900, providing and regulating a road board for said county, and directing the disbursement of the county road fund, approved March 4, 1914.

No. 334. House bill to amend and re-enact an act entitled an act to authorize and empower the board of supervisors of Roanoke county to erect and maintain toll gates on the macadamized roads

of said county, approved March 24, 1914.

No. 335. House bill to validate acknowledgments heretofore taken by justices of the peace, and mayors of cities or towns or police justices who by virtue of their offices had the powers and authority of justices of the peace, where such justices or mayors or police justices are designated in the certificates of acknowledgment as police justice.

No. 336. House bill to amend and re-enact sections 12, 15, 26, 29, 30, 31, 32, 38, 39, 42, 48, 53, 55 and 68 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such

compensation: to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission: to levy a tax and appropriate funds for the adminis-

tration of this act, which became a law March 21, 1918.

No. 337. House bill making it a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock, whether such child shall have been begotten or shall have been born within or without this Commonwealth, providing punishment therefor, and empowering the court to make an order for support and to enforce the same; also declaring persons making false statements, in certain cases, guilty of perjury.

No. 338. House bill to provide for furnishing members of the Board of Bar Examiners and their secretary and treasurer with

copies of the Annotated Code of 1919.

No. 339. House bill to amend and re-enact section 6437 of the

Code of Virginia.

No. 340. House bill for the protection of persons employed in the construction or repair of railroad cars or car trucks or similar

equipment.

No. 337. House bill making it a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock, whether such child shall have been begotten or shall have been born within or without this Commonwealth, providing punishment therefor, and empowering the court to make an order for support and to enforce the same; also declaring persons making false statements, in certain cases, guilty of perjury; was, on motion of Mr. Ozlin, recommitted to the Committee for Courts of Justice.

Mr. SMITH of Dinwiddie, moved to recommit No. 259 House bill to amend and re-enact section 1629 of the Code of Virginia; which

was rejected.

The following House bills were read at length a third time and

passed:

No. 145. House bill to amend and re-enact section one of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers, approved March 27, 1914, as amended by an act approved March twenty-second, nineteen hundred and sixteen, and as further amended by an act approved March ninth, nineteen hundred and eighteen—yeas, 67; nays. 13.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes. Blair. Bolton, Bondurant. Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair. Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Crockett, Deans, Diggs, Dodson, Felts. Fuller, E. R., Gatewood, Gibson, Gilpin, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Lang-



horne, Norris, Nottingham, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Robertson, Rodgers, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stuart, Tabb, Templeton, Turner, Wallace, Warren, Watts, Wilkins, Willis, Young, Mr. Speaker—67.

NAYS—Messrs. Dickerson, Garber, Gordon, Jesse, Massey, McNutt, Rob-

inson, Sinclair, Snidow, Stephenson, Story, Wilcox, Williams-13.

No. 101. House bill to amend and re-enact section 3510 of the Code of Virginia as heretofore amended, as to the fees of jailers, for feeding prisoners—yeas, 67; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Felts, Flanagan, Fuller, E. R., Garber, Gatewood, Gibson, Gilpin, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt. Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Nottingham, Ozlin, Padgett, Pitts, Powers, Price, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Willis, Young, Mr. Speaker—67. NAY-Mr. Gordon-1.

No. 102. House bill to amend and re-enact sections 3481 and 3507 of the Code of Virginia—yeas, 75; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman. Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Diggs, Dodson, Felts, Flanagan, Fuller, E. R., Garber, Gatewood, Gibson, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd. Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb. Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Willis, Young, Mr. Speaker-75.

NAY-Mr. Gordon-1.

No. 137. House bill to amend and re-enact section 200 of the Code of Virginia—yeas, 51; nays, 24.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Brown, Muyo C., Buntin, Carter, Deans, Diggs, Dodson, Fuller, E. R., Gatewood, Gibson, Gordon, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Horsley, Hunter, Hurt, Jesse, Noland, Norris, Nottingham, Omps, Padgett, Pitts, Powers, Price, Ramsey, Rew, Rodgers, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh. Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Wallace, Wilcox, Wilkins, Williams, Young—51.

NAYS—Messrs. Anderson, Bosman, Carpenter, Chase, Crockett, Felts, Garber, Gilpin, Green, Hicks, W. F., Hyatt, Joyce, McNutt, Robertson, Robinson, Ruebush, Sinclair, Snidow, Stuart, Templeton, Warren, Watts, Willis,

Mr. Speaker—24.

No. 170. House bill to provide for the appointment of a commission on the fee system in Virginia, and to prescribe the powers and duties of said commission—yeas, 72; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Fuller, E. R., Garber, Gatewood, Gibson, Gilpin, Green, Groome, Guerrant, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Noland, Norris, Omps, Ozlin, Padgett, Powers, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Templeton, Turner, Warren, Watts, Wilkins, Williams, Willis, Young, Mr. Speaker—72.

NAY-Mr. Gordon-1.

No. 217. House bill to amend and re-enact section 3484 of the Code of Virginia in relation to the fees of the clerks of circuit, appellate and other courts—yeas, 74; nays, 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Deans, Dickerson, Dodson, Felts, Flanagan, Fuller, E. R., Garber, Gatewood, Gibson, Gilpin, Green, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, Noland, Norris, Nottingham, Omps, Padgett, Pitts, Powers, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Wallace, Watts, Wilcox, Willis, Young, Mr. Speaker—74.

NAYS-Messrs. Gordon, McNutt. Ozlin, Warren, Williams-5.

No. 167. House bill to amend and re-enact section 3716 of the Code of Virginia—yeas, 66; nays, 6.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Rondurant, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Copp, Deans, Dickerson, Diggs, Dodson, Felts, Flanagan, Gatewood, Gibson, Gilpin, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hunter, Hurt, Jesse, Langhorne, Massey, McNutt, Noland, Norris, Nottingham, Omps, Ozlin, Padgett. Powers, Price, Ramsey, Robertson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snead, Stephenson, Story, Stuart, Tabb, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—66.

NAYS-Messrs. Garber, Hyatt, Robinson, Ruebush, Snidow, Templeton-6.

No. 104. House bill to amend and re-enact section 1579 of the Code of Virginia, came up.

MR. HUNTER moved to reconsider the vote by which the bill

was ordered to be engrossed, which was agreed to.

Mr. Hunter moved to amend the bill as follows: Page 2, line 7, strike out the words, "The State registrar shall make no certificate

of fees due until a receipt from the county clerk for the record books of the year shall have been received from the local registrar," which was agreed to.

Mr. McNurr moved to amend page 1, lines 5 and 10, by striking out "fifty cents" and inserting in lieu thereof "thirty-five cents,"

which was agreed to.

The bill as amended was ordered to be engrossed. The bill being presently engrossed was read at length a third time and passed—yeas, 68; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Rondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Deans, Dickerson, Diggs, Felts, Fuller, E. R., Garber, Gatewood, Gibson, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Norris, Nottingham, Omps, Padgett, Pitts, Powers, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Templeton, Turner, Wallace, Warren, Wilcox, Wilkins, Willis, Mr. Speaker—68.

NAY-Mr. Watts-1.

Motions severally made to reconsider the votes by which Nos. 145, 101, 102, 137, 170, 217, 167 and 104 House bills were passed were rejected.

The following House bills, having been printed, were read at

length a second time and ordered to be engrossed:

No. 213. House bill to provide for the appointment of a commission to be known as the University of Virginia and Richmond Memorial Road Commission; to prescribe its powers and duties; and to provide for the construction of the University of Virginia and Richmond memorial road.

No. 249. House bill to authorize the town of Front Royal to issue bonds in the sum of \$36,000.00, and expend the proceeds arising from the sale thereof, or so much as may be necessary for the construction, erection and maintenance of a sewerage system for the said town, and to provide by proper tax levy or appropriation for the payment of interest on the bonds so issued and to create a sinking fund to retire said bonds at maturity.

No. 250. House bill to amend and re-enact an act entitled an act to provide a new charter for the town of Front Royal, Warren county, Virginia, approved March 11, 1916, and to repeal all acts

or parts of acts in conflict therewith.

No. 251. House bill to authorize and empower the board of supervisors of Culpeper county to borrow ten thousand dollars for the purpose of retiring certain outstanding bonds of Catalpa road district in said county.

No. 252. House bill to declare the courthouse and public square of Montgomery county a portion of the several magisterial districts for certain purposes.

No. 253. House bill to validate, ratify, approve and confirm certain bonds issued or to be issued by the town of Orange, Virginia, and an election held in said town on the 2nd day of July, 1919, authorizing the issuing of the said bonds for providing a water

supply for said town.

No. 254. House bill to prescribe the open season for the hunting, killing or capturing, in the counties of Fluvanna, Goochland, Buckingham and Cumberland, of all the game birds and game animals protected by the laws of this State, and to prohibit the tracking of wild turkeys and rabbits in the snow at any time in the said counties.

No. 260. House bill to provide for the registration of voters in cities having a population of seventy thousand or more. (Title

amended.)

No. 261. House bill to provide for a special election in the town of Boykins upon the question of issuing bonds for the purpose of improving the streets of said town; and installing a water and sewerage system in said town; and install lights in said town, to allow the council of the said town to issue said bonds, if the same shall be authorized by a majority of the qualified voters thereof at such special election and by a majority of the registered voters of said town, and to levy and collect taxes sufficient to pay the interest thereon, and to create a sinking fund for the redemption of the said bonds upon their maturity.

No. 262. House bill to amend and re-enact section five of an act approved November twenty-fourth, eighteen hundred and eighty-four, entitled an act to incorporate the town of Boykins, in the county of Southampton, and amended and re-enacted by an act approved February fourteenth, nineteen hundred and one, and amended by an act approved March sixteenth, nineteen hundred and

ten. (Amended.)

No. 266. House bill to amend and re-enact section 3 of an act entitled an act to create the city of Hopewell, in the county of Prince George; to provide temporary and permanent officers for its organization and management and to authorize the assessment and collection of revenue necessary for the permanent improvement and

government of said city, approved February 26, 1916.

No. 268. House bill to provide a charter and special form of government for the city of Hampton, and to repeal the existing charter of said city, formerly the town of Hampton, approved May 23, 1887, and the several acts amendatory thereof, approved, respectively, February 29, 1892; February 24, 1896; March 3, 1898; January 13, 1900; January 30, 1900; February 23, 1901; the two acts of May 15, 1903; March 2, 1914; March 9, 1916, and the act of December 26, 1903, which became a law without the Governor's signature; and all other acts and parts of act inconsistent with this act so far as they relate to the city of Hampton.

No. 282. House bill to amend and re-enact section 28 of the

charter of the city of Richmond as heretofore amended.

No. 286. House bill to amend and re-enact section 8 of an act entitled an act to provide for working and keeping in repair the public roads and bridges of Botetourt county, and to repeal an act entitled an act to provide for the working and keeping in repair the public roads of Botetourt county, approved March 4, 1896, and an act amendatory thereof, approved February 14, 1901, approved March 15, 1906, as heretofore amended.

No. 287. House bill to authorize and empower the board of supervisors of Franklin county to erect and maintain toll gates on

the improved roads of said county.

No. 289. House bill to authorize the board of supervisors of Washington county to build bridges, and to lay tax levies to pay therefor, and to issue certificates of indebtedness in anticipation of such tax collection.

No. 290. House bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving the public highways in Scottsville magisterial district and Charlottesville magisterial district of said county and to levy a special district tax in said districts to pay said bonds and the interest thereon.

No. 293. House bill to create a sanitary district of Alexandria county; to provide for the appointment of the Arlington sanitary commission; to prescribe the powers and duties of said commission; to impose certain duties upon the board of supervisors; to authorize the levying of certain taxes by the board of supervisors, and the issuance of certain bonds upon certain conditions. (Amended.)

No. 294. House bill providing for the appointment of a com-

mission on the development of Hampton Roads.

No. 295. House bill authorizing the board of supervisors of Smyth county to invest the sinking fund of said county in county bonds.

No. 297. House bill to provide a new charter for the town of Narrows and to repeal all other acts and parts of acts in conflict

with the provisions of this act.

No. 312. House bill establishing the Virginia truck experiment station; providing for the appointment of a board of directors thereof, and prescribing the powers and duties of the said board; also providing for the control and maintenance of the Eastern Shore experiment station located near Onley, Accomac county.

No. 265. House bill to amend and re-enact section 26 of an act entitled an act to provide a new charter for the town of Gretna, Pittsylvania county, and to repeal all other acts inconsistent with

this act, approved March 17, 1916.

No. 272. House bill to change the name of Alexandria county. No. 275. House bill to authorize and empower the board of supervisors of Culpeper county to borrow four thousand dollars for the purpose of completing the Eldorado road in Salem magisterial district. (Amended.)

No. 166. House bill to amend and re-enact section 3357 of the

Code of Virginia.

No. 264. House bill to amend and re-enact section 3 of an act entitled an act to incorporate the town of Louisa, in Louisa county, approved March 8, 1873, was, on motion of Mr. Gordon, dismissed.

The following House bills were, on motions of Mr. Garber, dismissed:

No. 283. House bill to authorize the board of supervisors of Rockingham county to issue bonds for an amount not exceeding

\$60,000 for a period of not exceeding four years.

No. 284. House bill to amend and re-enact sections 48 and 63 of an act entitled an act to amend and re-enact an act, approved July 9, 1870, and to amend and re-enact an act, approved March 21, 1877, and to amend and re-enact an act, approved February 17, 1890, and to re-enact an act, approved January 29, 1894, relating to the charter of the town of Harrisonburg, approved March 3, 1896.

On motion of Mr. Hurr, the House adjourned.

RICHARD L. BREWER, Jr. Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

SATURDAY, FEBRUARY 21, 1920.

Prayer by Rev. Austin O. Boda, of the Northside Baptist church, Richmond, Va.

On motion of Mr. Bosman, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, February 20, 1920.

The Senate has agreed to Senate joint resolution proposing amendments to sections 18, 20, 21 and 173 of the Constitution of Virginia, so as to extend the right of suffrage to women, No. 2.

And they have passed Senate bill entitled an act to provide for submitting to the qualified voters of the State the question of calling a constitutional convention, to be held for the purpose of revising and amending the present Constitution, No. 182. In which they request the concurrence of the House of Delegates.

No. 182. Senate bill was referred to the Committee on Privi-

leges and Elections.

No. 2. Senate joint resolution was referred to the Committee on Privileges and Elections.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 64. Senate bill to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding three hun-

dred thousand dollars (\$300,000.00).

No. 117. Senate bill to amend and re-enact sections 23, 33, 43, 99, 100, 101, 102, 103 and 106 of an act approved February 28, 1896, enlittled an act to provide a new charter for the city of Roanoke,

and the acts amendatory thereof.

No. 187. Senate bill to authorize and empower the city council of the city of Buena Vista to raise and levy, annually, by assessment on property, and all other subjects of taxation taxable by the Commonwealth, in said city, such sums of money as it shall deem necessary or expedient to defray the expenses of said city, and to limit the amount thereof.

No. 207. Senate bill to authorize the board of supervisors of Rockingham county to issue bonds for an amount not exceeding \$60,-

000 for a period of not exceeding four years.

No. 237. Senate bill to amend and re-enact sections 48 and 63 of an act entitled an act entitled an act to amend and re-enact an act approved July 9, 1870, and to amend and re-enact an act approved March 21, 1877, and to amend and re-enact an act approved February 17, 1890, and to re-enact an act approved January 29, 1894, relating to the charter of the town of Harrisonburg, approved March 3, 1896.

The following House bills, having been considered by the committee in session, were reported from the Committee on Agriculture and Mining:

No. 341. House bill to amend and re-enact section 882 of the

Code of Virginia.

No. 342. House bill to amend and re-enact an act entitled an act to prevent damage and injuries by dogs, and to provide compensation to owners of stock so injured; to provide for license on dogs, and to provide for penalties for violations thereof; to provide compensation to owners of fowl so injured, and to provide funds for the enforcement of this act therefrom, approved March 20, 1918.

No. 343. House bill to amend and re-enact sections 14, 16, 17 and 18 of an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred (\$300) dollars, to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain dutes of the chief examiner of banking division

of the corporation commission in respect to licensees; repealing section 81 of the revenue act and all other acts and parts of acts inconsistent with the provisions of this act, approved March 23, 1918; having been considered by the committee in session, was reported from the Committee on Insurance and Banking.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and

Internal Navigation:

No. 344. House bill to authorize the board of supervisors of Patrick county to borrow money for the purpose of road construction, improvement and maintenance in said county, and to issue

bonds therefor, not exceeding \$50,000.00 in amount.

No. 345. House bill to amend and re-enact chapter 654 of the Acts of Assembly 1897-8, entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of that county and to levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the Acts of 1899-1900, and as amended and re-enacted by chapter 144 of the Acts of 1904, and as further amended by an act approved March 17, 1916.

No. 346. House bill to amend and re-enact section 3905 of the

Code of Virginia.

No. 347. House bill to prescribe the procedure and condition under which a public service corporation, if it become necessary in the construction of its works, or changing its grade, or in double-tracking the same, may cross at grade any county road.

No. 348. House bill to amend and re-enact section 3959 of the Code of Virginia in relation to the effect of failure of employees in charge of a railroad engine or train to give the signals required

by law on approaching grade crossings of a public highway.

No. 349. House bill to amend and re-enact section 2052 of the

Code of Virginia.

No. 350. House bill to amend and re-enact an act approved March 2, 1888, providing for the making, changing and working of roads in the county of Rockingham, approved March 2, 1888, as amended by an act of the General Assembly, approved March 5, 1890, as further amended by an act of the General Assembly, approved February 25, 1892, as further amended by an act of General Assembly approved March 2, 1894, and as further amended by the act of the General Assembly approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 351. House bill to authorize the town of Coeburn, in the county of Wise, Virginia, to issue bonds not exceeding the sum of

eighty thousand dollars for the purpose of building and maintaining a sewerage and water system or either, as the council may determine; to allow the council of said town to issue said bonds if the same shall be authorized by a majority of the qualified voters, and to levy and collect a special tax to pay the interest thereon, and create a sinking fund for the redemption thereof at maturity.

No. 352. House bill to amend and re-enact sections 54 and 70 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March

3, 1892, as heretofore amended.

No. 353. House bill to add a new section to the charter of the city of Radford, to be known as section 70, in relation to a civil and police justice, providing for his election or appointment and qualifications, describing his powers, duties, jurisdiction, term of office and compensation, and repealing all acts and parts of acts and all charter provisions in conflict herewith.

No. 354. House bill to amend and re-enact section 3210 of the

Code of Virginia.

No. 355. House bill to amend and re-enact sections 2 and 5 of article 2, and section 1 of article 3 of an act entitled an act to incorporate the town of Phoebus, in Elizabeth City county, approved January 22, 1900, as heretofore amended by an act approved March 2, 1914, and by an act approved March 1, 1916.

House bill to amend and re-enact section 2 of the road law of Montgomery county, as approved March 14, 1910; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill for the protection of certain fish in Stafford and King George counties; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize and empower the board of supervisors of Culpeper county to borrow forty thousand dollars for the purpose of resurfacing and otherwise improving the macadam roads in Catalpa and Stevensburg magisterial districts in said county;

having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following

report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to provide for a portrait of the late Senator Thomas S. Martin, and to make appropriation therefor out of the public funds; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Appropriations. House bill to authorize the town of Bedford, Virginia, to change its form of government so as to conform to the city manager plan; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

Mr. Norris offered the following resolution:

Whereas, the reports from our American Committee, incorporated by Act of Congress, August 6, 1919, in the Near East, state that conditions in Armenia, Syria and Persia are critical and that indescribable suffering and loss of 250,000 children's lives will result unless immediate and generous aid is forthcoming from America;

Whereas, the Near East Relief is the only relief organization functioning in these countries, the Red Cross having given over

this specific work to the American Committee;

Whereas, Herbert Hoover, former American Food Administrator, says that, "In the Near East is the most desperate situation

in the world:"

Whereas, our President says that, "Men, women and children are thrown into a common grave, so imperfectly covered up that here and there is a pitiful arm stretched out to Heaven; but, is there no pity in the world?"

Whereas, the Near East Committee has endorsement of President Wilson, Josephus Daniels, Secretary of the Navy; Newton D. Baker, Secretary of War; Hon. Wm. H. Taft, Herbert Hoover, William Jennings Bryan and other prominent public spirited men;

Therefore, be it resolved, That the House of Delegates, the Senate concurring, endorse the activities of the Near East Relief campaign that is now being conducted nationally. We also pledge our assistance to the committee in the State of Virginia, headed by Hon. Oliver J. Sands, State chairman; Waller Holladay, State treasurer, and Claude W. Hopper, State director. Be it further resolved, that we call upon the Christian people of Virginia to rally to the call from the stricken countries of the Near East and help our American Committee give immediate relief; which was agreed to.

Ordered that Mr. Norris carry the resolution to the Senate and request their concurrence.

Mr. Fuller moved that when the House adjourned today it adjourn to meet on Monday at 12 o'clock M., which was agreed to.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Messes. Turner and Padgett: A bill to amend the charter of the town of Bedford, being chapter 165 of the Acts of Assembly, 1912, approved March 12, 1912, so as to expressly authorize sales and conveyances of certain lands owned by the town.

By Mr. Story: A bill for the protection of fish in Nottoway

river in Southampton county.

By Mr. Chase: A bill making the town of Appalachia a separate road district of the county of Wise, and authorizing and directing the board of supervisors of Wise county to collect and pay over to the town of Appalachia the road tax assessed by the county of Wise, for the year nineteen hundred and twenty, on the real

and personal property in said town.

By Mr. Crockett: A bill to amend and re-enact an act entitled an act to provide for the locating and opening of new roads, for the altering and discontinuing of any of the existing roads, for the working, improving and keeping the same in repair, and to provide for the erection and maintenance of bridges, in the county of Wythe; and to provide a penalty for obstructing or injuring the roads and bridges in said county, and for repealing all former special road laws for the said county of Wythe, approved March 14, 1918.

By Mr. Robertson: A bill to repeal an act to authorize the city of Bristol to lease or sell the Gauthier property in said city, approved September 9, 1919.

To the Committee on Insurance and Banking:

By Mr. Bosman: Joint resolution providing for the appointment of a legislative committee on self-insurance for State prop-

erty.

By Mr. Haddon: A bill to prohibit fire insurance companies doing business in this State from issuing any policy or contract of insurance covering property in this State requiring the insured to take out or maintain a larger amount of insurance than that expressed in the policy, or requiring the insured to be liable as a co-insurer; provided, that insured may, at his option, contract for co-insurance.

To the Committee on General Laws:

By MESSES. WILLIS, NORRIS, CHASE, ANDERSON, ROBERTSON, DILLARD, PRICE and BREWER: A bill to establish a State Park Commission, and to define its powers and duties, and appropriating money to carry the provisions of this act into effect.

To the Committee on Roads and Internal Navigation

By MESSES. E. A. HICKS, PADGETT, MASSEY, WARREN, WALLACE, PRINCE and Young: A bill prescribing the widths of tires to be used on animal-drawn vehicles, and other vehicles used for the hauling of personal property, operated on public highways on and after January first, nineteen hundred and twenty-four.

To the Committee on Finance:

By Mr. Haddon: A bill to amend and re-enact section 3503 of the Code of Virginia.

To the Committee on Asylums and Prisons:

By Messrs. Gatewood and Gibson: A bill to amend and reenact section 2073 of the Code of Virginia; and to repeal an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to authorize the court in which he is tried to sentence certain prisoners to hard labor on the public roads instead of confinement in the penitentiary, for the commission of felony, as heretofore amended, including the amendment thereto in regard to contracts for hiring of convicts, as amended by acts approved February 29, 1912, and March 22, 1916, approved March 15, 1918.

To the Committee for Courts of Justice:

By Mr. Pitts: A bill to provide that no purchaser from a trustee, court commissioner or other fiduciary shall be required to see to the application of the purchase money.

To the Committee on Moral and Social Welfare:

By Mr. Dodon: A bill to amend and re-enact section 1 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale,

and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of commissioner of prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

To the Committee on Rules:

By Messrs. Williams and Omps: A bill to amend and reenact section 306 of the Code of Virginia.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 64. Senate bill to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding three hundred thousand dollars (\$300,000.00).

No. 117. Senate bill to amend and re-enact sections 23, 33, 43, 99, 100, 101, 102, 103 and 106 of an act approved February 28, 1896, entitled an act to provide a new charter for the city of Roanoke.

and the acts amendatory thereof.

No. 187. Senate bill to authorize and empower the city council of the city of Buena Vista to raise and levy, annually, by assessment on property, and all other subjects of taxation taxable by the Commonwealth, in said city, such sums of money as it shall deem necessary or expedient to defray the expenses of said city, and to limit the amount thereof.

No. 207. Senate bill to authorize the board of supervisors of Rockingham county to issue bonds for an amount not exceeding \$60,000 for a period of not exceeding four years.

No. 237. Senate bill to amend and re-enact sections 48 and 63

of an act entitled an act entitled an act to amend and re-enact an act approved July 9, 1870, and to amend and re-enact an act approved March 21, 1877, and to amend and re-enact an act approved February 17, 1890, and to re-enact an act approved January 29, 1894, relating to the charter of the town of Harrisonburg, approved March 3, 1896.

The following House bills were read at length a first time and ordered to be printed:

No. 341. House bill to amend and re-enact section 882 of the

Code of Virginia.

No. 342. House bill to amend and re-enact an act entitled an act to prevent damage and injuries by dogs, and to provide compensation to owners of stock so injured; to provide for license on dogs, and to provide for penalties for violations thereof; to provide compensation to owners of fowl so injured, and to provide funds for the enforcement of this act therefrom, approved March 20, 1918.

No. 343. House bill to amend and re-enact sections 14, 16, 17 and 18 of an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred (\$300) dollars, to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned. or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of banking division of the corporation commission in respect to licensees; repealing section 81 of the revenue act and all other acts and parts of acts inconsistent with the provisions of this act, approved March 23, 1918.

No. 344. House bill to authorize the board of supervisors of Patrick county to borrow money for the purpose of road construction, improvement and maintenance in said county, and to issue

bonds therefor, not exceeding \$50,000.00 in amount.

No. 345. House bill to amend and re-enact chapter 654 of the Acts of Assembly 1897-8, entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of that county and to levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the Acts of 1899-1900, and as amended and re-enacted by chapter 144 of the Acts of 1904, and as further amended by an act approved March 17, 1916.

No. 346. House bill to amend and re-enact section 3905 of the

Code of Virginia.

No. 347. House bill to prescribe the procedure and condition under which a public service corporation, if it becomes necessary in the construction of its works, or changing its grade, or in double-tracking the same, may cross at grade any county road.

No. 348. House bill to amend and re-enact section 3959 of the Code of Virginia in relation to the effect of failure of employees in charge of a railroad engine or train to give the signals required by law on approaching grade crossings of a public highway.

No. 349. House bill to amend and re-enact section 2052 of the

Code of Virginia.

No. 350. House bill to amend and re-enact an act approved March 2, 1888, providing for the making, changing and working of roads in the county of Rockingham, approved March 2, 1888, as amended by an act of the General Assembly, approved March 5, 1890, as further amended by an act of the General Assembly, approved February 25, 1892, as further amended by an act of General Assembly approved March 2, 1894, and as further amended by the act of the General Assembly approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919.

No. 351. House bill to authorize the town of Coeburn, in the county of Wise, Virginia, to issue bonds not exceeding the sum of eighty thousand dollars for the purpose of building and maintaining a sewerage and water system or either, as the council may determine; to allow the council of said town to issue said bonds if the same shall be authorized by a majority of the qualified voters, and to levy and collect a special tax to pay the interest thereon, and

create a sinking fund for the redemption thereof at maturity.

No. 352. House bill to amend and re-enact sections 54 and 70 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March 3,

1892, as heretofore amended.

No. 353. House bill to add a new section to the charter of the city of Radford to be known as section 70, in relation to a civil and police justice, providing for his election or appointment and qualifications, describing his powers, duties, jurisdiction, term of office and compensation, and repealing all acts and parts of acts and all charter provisions in conflict herewith.

No. 354. House bill to amend and re-enact section 3210 of the

Code of Virginia.

No. 355. House bill to amend and re-enact sections 2 and 5 of article 2, and section 1 of article 3 of an act entitled an act to incorporate the town of Phoebus, in Elizabeth City county, approved January 22, 1900, as heretofore amended by an act approved March 2, 1914, and by an act approved March 1, 1916.

The amendments proposed by the Senate to the following House bills were agreed to:

No. 44. House bill to amend section 669 of the Code of Vir-

ginia—veas, 51; navs, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Chase, Commins, Deans, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Guerrant, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, Noland, Norris, Omps, Padgett, Pitts, Prince, Ramsey, Robertson, Robinson, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—51.

Nay-Mr. Shepherd-1.

No. 55. House bill to amend section 786 of the Code of Virginia—yeas, 54; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Deans, Dickerson, Dillard, Dodson, Flanagan, Fuller, F. R., Gatewood, Gibson, Gilpin, Gordon, Green, Guerrant, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Weland, Omps, Padgett, Pitts, Price. Ramsey. Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Saldow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—54.

No. 56. House bill to amend sections 653 and 654 of the Code of Virginia—yeas, 56; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Omps, Padgett, Pitts, Price. Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Wilcox, Young, Mr. Speaker—56.

Motions severally made to reconsider the votes by which the House agreed to the amendments proposed by the Senate to Nos. 44, 55 and 56 House bills were rejected.

The following Senate bills were read at length a third time

and passed:

No. 68. Senate bill to authorize and empower the town council of the town of Shenandoah, in Page county, to borrow not to exceed the sum of forty thousand dollars for the purpose of liquidating the indebtedness of said town on account of the construction and completion of the hydro-electric dam and fixtures, by the issue and sale of bonds of said town—yeas, 54; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Deans, Dickerson, Diggs, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Guerrant, Haddon, Hurt, Hyatt, Joyce, McNutt. Noland, Norris, Omps, Padgett, Pitts, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—54.

No. 129. Senate bill to authorize the school board of Luray corporation school district, number five, of the county of Page, to borrow money and issue bonds therefor for the purpose of enlarging school buildings, etc., etc.—yeas, 54; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Crockett, Deans, Dickerson, Diggs, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Guerrant, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Padgett, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—54.

No. 32. Senate bill to authorize the school board of Cobham district, number 4, of the county of Surry, to borrow money and issue bonds for the purpose of erecting and furnishing one or more school houses, and to purchase sites therefor, and to provide for the payment of such bonds and the interest to accrue thereon—yeas, 54; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair. Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase. Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Guerrant, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Moffett, Noland, Norris, Omps, Padgett, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—54.

Motions severally made to reconsider the votes by which Nos.

68, 129 and 93 Senate bills were passed were rejected.

No. 150. Senate bill to amend and re-enact section 2780 of the Code of Virginia; was read at length a third time and rejected—yeas, 39; nays, 15.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Boothe, Boschen, Bowles, Buntin, Chase, Commins, Dickerson, Dodson, Flanagan, Fuller, E. R., Gatewood, Gilpin, Gordon, Haddon, Hicks, W. F., Hyatt, Joyce, Noland, Norris, Padgett, Pitts, Price, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Templeton, Turner, Wilcox, Young, Mr. Speaker—39.

NAYS-Messrs. Blair, Bondurant, Brown, Mayo C., Carpenter, Deans, Dillard, Gibson, Green, Hurt, McNutt, Ramsey, Shelton, Sinclair, Stuart,

Tabb-15.

The following House bills were read at length a third time and passed:

No. 166. House bill to amend and re-enact section 3357 of the Code of Virginia—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Padgett, Pitts, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—59.

No. 213. House bill to provide for the appointment of a commission to be known as the University of Virginia and Richmond Memorial Road Commission; to prescribe its powers and duties; and to provide for the construction of the University of Virginia and Richmond Memorial road—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Padgett, Pitts, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—59.

No. 249. House bill to authorize the town of Front Royal to issue bonds in the sum of \$36,000.00, and expend the proceeds arising from the sale thereof, or so much as may be necessary for the construction, erection and maintenance of a sewerage system for the said town, and to provide by proper tax levy or appropriation for the payment of interest on the bonds so issued and to create a sinking fund to retire said bonds at maturity—yeas, 59; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpiu, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Padgett, Pitts, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—59.

No. 251. House bill to authorize and empower the board of supervisors of Culpeper county to borrow ten thousand dollars for the purpose of retiring certain outstanding bonds of Catalpa road district in said county—yeas, 59; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Padgett, Pitts, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson. Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—59.

No. 252. House bill to declare the courthouse and public square of Montgomery county a portion of the several magisterial districts for certain purposes—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Klair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Padgett, Pitts, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—59.

No. 253. House bill to validate, ratify, approve and confirm certain bonds issued or to be issued by the town of Orange, Virginia, and an election held in said town on the 2nd day of July, 1919, authorizing the issuing of the said bonds for providing a water supply for said town—yeas, 59; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Padgett, Pitts, Price, Rathsey, Robertson, Robinson, Rodgers, Ruebush, Shelton. Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—59.

No. 254. House bill to prescribe the open season for the hunting, killing or capturing, in the counties of Fluvanna, Goochland, Buckingham and Cumberland, of all the game birds and game animals protected by the laws of this State, and to prohibit the tracking of wild turkeys and rabbits in the snow at any time in the said counties—yeas, 59; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Blair, Boudurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps. Padgett, Pitts, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—59.



No. 260. House bill to provide for the registration of voters in cities having a population of forty-five thousand or more—yeas, 59; nays, 0.

The vote required by the Constitution, this being an emergency

act. was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Padgett, Pitts, Price, Ramsey, Robertson, Bobinson, Bodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—59.

No. 261. House bill to provide for a special election in the town of Boykins upon the question of issuing bonds for the purpose of improving the streets of said town; and installing a water and sewerage system in said town; and install lights in said town, to allow the council of the said town to issue said bonds, if the same shall be authorized by a majority of the qualified voters thereof at such special election and by a majority of the registered voters of said town, and to levy and collect taxes sufficient to pay the interest thereon, and to create a sinking fund for the redemption of the said bonds upon their maturity—yeas, 59; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buutin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard. Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Padgett, Pitts, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—59.

No. 272. House bill to change the name of Alexandria county—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatswood, Gibson, Glipin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Padgett, Pitts, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—50.

No. 275. House bill to authorize and empower the board of supervisors of Culpeper county to borrow four thousand dollars for the purpose of completing the Eldorado road in Salem magisterial district—yeas, 59; nays. 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Padgett, Pitts, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—59.

No. 286. House bill to amend and re-enact section 8 of an act entitled an act to provide for working and keeping in repair the public roads and bridges of Botetourt county, and to repeal an act entitled an act to provide for the working and keeping in repair the public roads of Botetourt county, approved March 4, 1896, and an act amendatory thereof, approved February 14, 1901, approved March 15, 1906, as heretofore amended—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Padgett, Pitts, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—59.

No. 287. House bill to authorize and empower the board of supervisors of Franklin county to erect and maintain toll gates on the improved roads of said county—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Padgett, Pitts, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—59.

No. 289. House bill to authorize the board of supervisors of Washington county to build bridges, and to lay tax levies to pay therefor, and to issue certificates of indebtedness in anticipation of such tax collections—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs, Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Padgett, Pitts, Price, Ramsey, Robert-

son, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—59.

No. 290. House bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving the public highways in Scottsville magisterial district and Charlottesville magisterial district of said county and to levy a special district tax in said districts to pay said bonds and the interest thereon—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Biair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Paugett, Pitts, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—59.

No. 293. House bill to create a sanitary district of Alexandria county; to provide for the appointment of the Arlington sanitary commission; to prescribe the powers and duties of said commission; to impose certain duties upon the board of supervisors; to authorize the levying of certain taxes by the board of supervisors, and the issuance of certain bonds upon certain conditions—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Padgett, Pitts, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—59.

No. 295. House bill authorizing the board of supervisors of Smyth county to invest the sinking fund of said county in county bonds—Yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Padgett, Pitts, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—59.

No. 312. House bill establishing the Virginia truck experiment

station; providing for the appointment of a board of directors thereof, and prescribing the powers and duties of the said board; also providing for the control and maintenance of the Eastern Shore experiment station located near Onley, Accomac county—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Blair, Boudurant, Boothe, Boschen, Bosman, Bowies, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hicks, W. F., Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Omps, Padgett, Pitts, Price. Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—59.

Motions severally made to reconsider the votes by which Nos. 166, 213, 249, 251, 252, 253, 254, 260, 261, 272, 275, 286, 287, 289, 290, 293, 295 and 312 House bills were passed were rejected.

The following Senate bills were read at length a second time: No. 137. Senate bill to amend an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeal of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of commissioner of prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities: to provide for the enforcement of this act, and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, by adding a new section thereto.

No. 109. Senate bill to amend and re-enact an act entitled an act to provide for making, building and keeping in repair the public roads and bridges in Grayson county, approved March 6, 1900, and as further amended by an act approved March 14, 1904, and as

further amended by an act approved March 13, 1908, and as further amended by an act approved March 1, 1918, and as further amended

by an act approved September 10, 1919.

No. 157. Senate bill to amend and re-enact section 3 of an act entitled an act for working and keeping in order the public roads of Mecklenburg county, and to provide for the levy of taxes for that purpose, approved March 6, 1900, as heretofore amended.

No. 118. Senate bill to amend and re-enact section 2421 of the

Code of Virginia.

No. 180. Senate bill for the relief of sureties on forfeited recognizances.

No. 133. Senate bill to amend and re-enact section 4930 of the

Code of Virginia.

No. 50. Senate bill to amend section 1646 of the Code of Vir-

ginia.

No. 75. Senate bill to create a State Purchasing Commission, to provide for and designate a State Purchasing Agent, and to prescribe the powers and duties of the said purchasing commission and purchasing agent.

No. 185. Senate bill to amend and re-enact sections 1257, 1258, 1260, 1261, 1264 and 1265 of the Code of Virginia in relation to

the sale of farm produce on commission.

No. 112. Senate bill to amend and re-enact section 1471 of the

Code of Virginia.

No. 144. Senate bill to amend and re-enact sections 1004, 1005, 1019, 1021, 1022, 1024, 1027, 1047, 1050, 1063, 1066, 1067, 1076, 1078, 1079, 1080, 1081, 1082, 1085 and 1089 of title 12, chapter 46, of the Code of Virginia, relating to the insane, epileptic, feeble-minded and inebriate.

No. 42. Senate bill to amend and re-enact section 5254 of the

Code of Virginia.

No. 234. Senate bill to amend and re-cnact section 4475 of the Code of Virginia.

No. 272. Senate bill to amend and re-enact section 3435 of the

Code of Virginia.

No. 138. Senate bill to empower the State Corporation Commission to regulate the delivery of power, heat, light or water by public utility corporations.

No. 135. Senate bill to amend and re-enact sections 1110, 1111, 1112, 1113 and 1119 of the Code of Virginia, and to repeal sections 1116, 1126, 1127, 1128, 1129, 1130 and 1131 of the Code of Virginia.

The following House bills having been printed, were read at

length a second time and ordered to be engrossed:

No. 175. House bill to provide for the organization, operation and supervision of fire insurance rate-making bureaus; to provide for a review of rates and rules fixed by such bureaus for insurance upon property in this State; to prohibit discrimination in such rates; to regulate all agreements between fire insurance com-

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panies or their agents affecting such rates; and empowering the Commissioner of Insurance to reduce fire insurance rates, and pro-

viding penalty for violation.

No. 141. House bill to amend and re-enact section 57 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeal of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act, to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918. (Amended.)

No. 280. House bill to amend and re-enact section 50 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended; was, on motion of Mr. Haddon, recommitted to the Committee on Finance.

On motion of Mr. Fuller of Richmond, the House adjourned.

RICHARD L. BREWER, JR., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

MONDAY, FEBRUARY 23, 1920.

Prayer by Rev. Wm. A. Hall, pastor of Porter Street Presbyterian church.

On motion of Mr. WALLACE, the reading of the Journal was

dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, February 21, 1920.

The Senate has agreed to House joint resolution pledging our assistance to the committee in the State of Virginia for relief of the

Armenians, Syrians and Persians.

They have passed House bills entitled an act to amend and re-enact section 2250 of the Code of Virginia, No. 2; an act validating certificates of acknowledgment taken by notaries public who served in the army, navy, or marine corps of the United States during the late war with Germany and Austria-Hungary, No. 52; an act to expedite the collection of taxes and levies on lands and lots, which have not been paid prior to the report of delinquents for any year, by county and city treasurers; defining certain duties of such treasurers and making compensation therefor, No. 69; an act to amend and re-enact section 5995 of the Code of Virginia, No. 79; an act concerning the Virginia Home and Industrial School for Girls, No. 42; an act to authorize the school board of Tanner's Creek magisterial district, No. 6, of the county of Norfolk, Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum of \$300,000 in amount, No. 59; an act to authorize the school board of Pleasant Grove magisterial district, No. 3, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount, No. 116; an act to authorize the school board of Butts Road magisterial district, number 4, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount, No. 127; an act to authorize and empower the board of supervisors of Princess Anne county, Virginia, to borrow money and issue bonds for the purpose of completing the North Landing road in Kempsville magisterial district from the village of Kempsville to Salem church, No. 138; an act to authorize the board of supervisors of Nelson county to issue bonds, not exceeding in amount \$15,000.00. for road and bridge purposes in Massie's Mill magisterial district, No. 147; an act to repeal an act entitled an act to provide for the opening and working of roads and keeping the same in repair, and to provide for erecting and maintaining bridges in the county of Culpeper, approved January 25, 1898, and all acts and parts of

acts amendatory thereof, No. 148; an act to amend and re-enact section 8 of an act approved March 10, 1902, entitled an act prescribing the manner of working and keeping in repair the public roads, and the manner of opening and constructing new roads and bridges and discontinuing public roads in Alleghany county, Virginia, No. 150; an act to amend and re-enact section 291 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact section 164 of the Code of Virginia of 1904, as amended and re-enacted March 14, 1908, as amended and re-enacted March 17, 1910, as amended and re-enacted February 18, 1915, in relation to qualifications of disability of persons holding office under United States so as to allow rural carriers of the United States government to be appointed and act as notary public, approved March 16, 1918, No. 154; an act to authorize the city of Suffolk to issue bonds to redeem bonds maturing during the years nineteen hundred and twenty and nineteen hundred and twenty-one, No. 161; an act to repeal an act entitled an act to prohibit the shooting, for sale, of rabbits in Madison county, approved March 13, 1918, No. 90; and an act to amend and re-enact section five thousand nine hundred and seventeen of the Code of Virginia, No. 124.

They have passed with amendments, House bills entitled an act to amend and re-enact section 13 of an act, entitled an act to provide a new charter for the town of Pulaski, Virginia, and to repeal all acts in conflict therewith, which was approved by the General Assembly of Virginia on March 16, 1910, No. 84; and an act to authorize the board of supervisors of Albemarle county to make annual allowances to the sheriff and deputy sheriffs of said county, No. 88.

And they have passed Senate bills entitled an act to amend and re-enact section 6003 of the Code (1919), No. 200; an act to amend and re-enact section 5889 of the Code of Virginia, No. 231; an act to amend and re-enact section 21½ of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to pohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeal of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, No. 134; and an act providing that any newspaper published in a city adjoining or wholly or partly within the geographical limits of any county, shall be deemed to be published in such county or counties as well as in such city, No. 230. In which they request the concurrence of the House of Delegates.

Nos. 84 and 88 House bills were, on motions severally made,

placed on the calendar.

Nos. 200 and 231 Senate bills were referred to the Committee for Courts of Justice.

No. 134. Senate bill was referred to the Committee on Moral and Social Welfare.

No. 230. Senate bill was referred to the Committee on General Laws.

No. 126. Senate bill to amend and re-enact section 1134 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Agriculture and Mining.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Roads and

Internal Navigation:

No. 156. Senate bill to authorize, empower and direct the board of supervisors of the county of Norfolk to borrow money, by the issuance of bonds, a sum not to exceed one hundred and forty-five thousand dollars for the purpose of paying off and discharging certain debts of said county caused by a deficit in the road and bridge funds of said county on account of war time extraordinary expenses; to sell said bonds; to provide for their payment, and to authorize the board of supervisors of said county to dispense the funds so obtained.

No. 225. Senate bill authorizing the creation of a road commission for Halifax county, to provide for the appointment of the members of said commission; to prescribe their terms of office, their com-

pensation, and their powers and duties.

No. 238. Senate bill to amend and re-enact an act, approved March 2, 1888, providing for the making, changing and working of roads in the county of Rockingham, approved March 2, 1888, as amended by an act of the General Assembly, approved March 5, 1890, as further amended by an act of the General Assembly, approved February 25, 1892, as further amended by an act of the General Assembly, approved March 2, 1894, and as further amended by



the act of the General Assembly, approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919.

No. 268. Senate bill to amend and re-enact section 3905 of the

Code of Virginia.

No. 196. Senate bill to amend and re-enact section 7 of an act entitled an act to provide for the issuing of county road bonds for permanent road or bridge improvements in the magisterial districts of the counties of the State, approved March 13, 1912, as amended March 17, 1915, page 141, as amended March 17, 1916, page 461, as amended March 9, 1918, chapter 108, page 214.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 356. House bill to require railroads to furnish water to live

stock awaiting shipments under certain conditions.

No. 357. House bill to amend sections 2 and 4 of an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair the public roads of Amherst county, as amended and re-enacted by an act approved March 2, 1898, and as further amended by an act approved March 15, 1904, which latter act was further amended by an act approved March 16, 1910, which said amendment and the amendment herein contained being for the purpose of authorizing the board of supervisors of said county to work and improve the public roads of said county, expend any surplus money on the roads and bridges of said county and authorize the erection of toll gates on certain roads in said county for the purpose of raising revenue to maintain and build, macadamize and otherwise permanently improve roads in said county, approved February 20, 1912, as amended by an act approved March 16, 1916, approved February 28, 1918.

No. 358. House bill to authorize and empower the board of supervisors of Culpeper county to borrow forty thousand dollars for the purpose of resurfacing and otherwise improving the macadam roads in Catalpa and Stevensburg magisterial districts in said

county.

No. 359. House bill to amend and re-enact section 3928 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act to regulate the time and manner in which common carriers doing business in this State shall adjust and pay just freight charges and claims for loss or damage to freight, and claims for storage, demurrage and car service, approved March 24, 1914, approved March 16, 1918.

No. 360. House bill to amend and re-enact an act entitled an act to authorize and require the board of supervisors of Warren county to issue bonds of the said county not in excess of fifteen thousand dollars (\$15.000.00), to bear interest at the rate of five per centum

per annum; to pay for the completion of the road leading from Browntown to Bentonville, in South River district in said county; and to levy a tax on the taxable property of said district to pay the interest on said bonds and provide a sinking fund for their redemption, approved February 10, 1920.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 361. House bill to authorize the town of Bedford, Virginia, to change its form of government so as to conform to the city manager plan.

No. 362. House bill to authorize the town council of Blackstone, in the county of Nottoway, to levy a special tax to equip and main-

tain a fire department.

No. 368. House bill to authorize the Albemarle Power Corporation, its successors and assigns, and any public service corporation heretofore or hereafter chartered to construct and maintain one or more dams in James river between the counties of Albemarle and Buckingham, and to divert and use the waters of said river for the production of power.

No. 364. House bill for the protection of certain fish in Stafford

and King George counties.

No. 365. House bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton and State of Virginia, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and sewer systems of the said town.

No. 366. House bill to authorize the mayor and council of Cape Charles, in the county of Northampton and State of Virginia, to issue bonds and borrow money for the construction, repair, improvement, enlargement, extension and maintenance of the lighting system

of the said town.

House bill to repeal an act to authorize the city of Bristol to lease or sell the Gauthier property in said city, approved September 9, 1919; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill making the town of Appalachia a separate road district of the county of Wise, and authorizing and directing the board of supervisors of Wise county to collect and pay over to the town of Appalachia the road tax assessed by the county of Wise, for the

year nineteen hundred and twenty, on the real and personal property in said town; having been considered by the Joint Committee on Special, Private ad Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to amend and re-enact an act entitled an act to provide for the locating and opening of new roads, for the altering and discontinuing of any of the existing roads, for the working, improving and keeping the same in repair; and to provide for the erection and maintenance of bridges, in the county of Wythe; and to provide a penalty for obstructing or injurying the roads and bridges in said county, and for repealing all former special road laws for the said county of Wythe, approved March 14, 1918; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to amend the charter of the town of Bedford, being chapter 165 of the Acts of Assembly, 1912, approved March 12, 1912, so as to expressly authorize sales and conveyances of certain lands owned by the town; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill for the protection of fish in Nottoway river, in Southampton county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

Mr. COMMINS offered the following resolution:

Whereas, the members of this House have learned with sincere regret of the illness of Hon. W. N. TIFFANY, of Fauquier county, whose long and faithful services to his county and State are well known to the members of this body, therefore, be it

Resolved, That the sympathy of the members of the House of Delegates be extended to our colleague in his enforced absence from the deliberations of the House and that we express the hope that he

will soon be restored to health and strength.

Resolved, That the clerk of the House transmit a copy of this resolution to Mr. TIFFANY and arrange for a bouquet of flowers to be sent to his room in the hospital in which he is a patient as a mark of esteem in which he is held by the members of this body; which was agreed to.

MR. WILLIS offered the following resolution:

Resolved, That today the House consider House bills on their second reading to which there are not more than five objections until the calendar has been called through, when the calendar shall be again called on House bills on their second reading in their regular order.

Resolved further, That when the calendar is called tomorrow No. 272 Senate bill shall first be called and disposed of, and then No. 318 House bill, the general appropriation bill, be called and considered, and in order that full consideration of the general appropriation bill be had, the chair tomorrow shall be vacated at 2 o'clock P. M., to be resumed at 4 o'clock P. M., and again vacated at 6 o'clock P. M., to be resumed at 8 o'clock P. M., which was agreed to.

Mr. Warren moved to discharge the Committee on Schools and Colleges from the further consideration of No. 35 Senate bill to amend and re-enact an act entitled an act to permit the teaching of high school subjects in primary schools in certain cases, approved March 16, 1918.

Mr. Gibson moved to pass by the motion, which was agreed to.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation: By Mr. Hall: A bill to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county; to authorize the erection of toll gates and the collection of tolls upon certain public roads therein, and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; and to repeal all special acts heretofore

enacted in reference to the public roads of said county; and to validate the official acts of certain officers under laws heretofore in effect

in said county.

By Mr. Dickerson: A bill to authorize and empower the board of supervisors of Floyd county to borrow the sum of \$215,000.00 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in the magisterial districts of said county.

To the Committee on Moral and Social Welfare:

By Messrs. Joyce and Hall: A bill to amend and re-enact section 32 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain pro-. visions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

To the Committee on Appropriations:

By Mr. Boothe: A bill to amend and re-enact section 6 of an act entitled an act to amend and re-enact an act approved March 21, 1916, relating to Confederate pensions, approved February 28, 1918.

To the Committee on Counties, Cities and Towns:

By Mr. Robinson: A bill to amend and re-enact section 3210 of the Code of Virginia.

To the Committee on General Laws:

By Mr. Norris: A bill to amend and re-enact section thirty-three forty-three of the Code of Virginia.

By Messes. Gibson, Bondurant, Wallace, Nottingham and Commins: A bill to repeal section 4571 of the Code of Virginia.

To the Committee on Roads and Internal Navigation:

By Mr. Robinson: A bill to provide for the boards of supervisors of the counties in the State of Virginia using any funds, heretofore or hereafter raised by a bond issue, in any county or magisterial district in Virginia, for building and keeping in repair the public roads of such county or magisterial distrct, on the roads which the voters have designated by their votes it shall be used, and providing that such fund be used by the boards of supervisors of such counties, free from the control of the State Highway Commission, and for this purpose to prescribe the specifications for the repair and construction of such roads.

By Mr. Diggs: A bill to amend and re-enact section 2110 of the

Code of Virginia.

By Mr. JOYCE: A bill to amend and re-enact an act entitled an act to establish the State highway system, approved January 31, 1918.

By Mr. Barnes: A bill requiring the erection of sign posts at the intersection of certain public roads.

To the Committee on Insurance and Banking:

By Messrs. Hurt, Anderson, Deans, Nottingham, Willis, Norms, Robertson and Groome: A bill to amend and re-enact sections 4099, 4100, 4105, 4110, 4111, 4113, 4115, 4120, 4121, 4122, 4123 and

4129 of the Code of Virginia.

By Messrs. Rodgers and Horace L. Smith: A bill prohibiting insurance companies, their agents or servants, from combining with other insurance companies, their agents or servants, to resist the payment of or defend claims for damages resulting from loss by fire in this State under fire insurance policies, and from knowingly doing any act or taking part in any proceeding in this State to effect the purposes of such combination, to make violation thereof a misdemeanor and prescribing the punishment therefor and the venue of prosecutions thereunder, and making persons guilty thereof or concerned therein competent witnesses.

By Messes. Rodgers and Horace L. Smith: A bill to provide for the consolidation of actions or motions against fire insurance companies and the trial together of such actions or motions, and

the entering of judgment therein.

By Messes. Rodgers and Horace L. Smith: A bill requiring the court to assess for the benefit of the plaintiff a specific penalty of twenty-five per centum of the amount of the verdict for the plaintiff in any action, suit, or motion against a fire insurance company for loss under a policy of fire insurance, and a reasonable attorney's fee not exceeding twenty-five per centum of such verdict.

By Messrs. Rodgers and Horace L. Smith: A bill relating to insurance against loss or damage by fire or water, policies issued

therefor, and loss and damage under such policies, the adjustment of such loss and damage, the measure of liability thereon, and proceedings in court to enforce the same, prescribing the effect of certain provisions in such policies, and what shall be deemed a compliance therewith, making it unlawful to engage certain persons, firms or corporations to adjust such loss and damage, and prescribing the punishment therefor.

By Mr. Cherry: A bill to amend and re-enact section 4200 of the

Code of Virginia.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate hills were read at length a first time:

No. 126. Senate bill to amend and re-enact section 1134 of the

Code of Virginia.

No. 156. Senate bill to authorize, empower and direct the board of supervisors of the county of Norfolk to borrow money, by the issuance of bonds, a sum not to exceed one hundred and forty-five thousand dollars for the purpose of paying off and discharging certain debts of said county caused by a deficit in the road and bridge funds of said county on account of war time extraordinary expenses; to sell said bonds; to provide for their payment, and to authorize the board of supervisors of said county to dispense the funds so obtained.

No. 225. Senate bill authorizing the creation of a road commission for Halifax county, to provide for the appointment of the members of said commission; to prescribe their terms of office, their

compensation, and their powers and duties.

No. 238. Senate bill to amend and re-enact an act, approved March 2, 1888, providing for the making, changing, and working of roads in the county of Rockingham, approved March 2, 1888, as amended by an act of the General Assembly, approved March 5, 1890, as further amended by an act of the General Assembly, approved February 25, 1892, as further amended by an act of the General Assembly, approved March 2, 1894, and as further amended by the act of the General Assembly, approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919.

No. 268. Senate bill to amend and re-enact section 3905 of the

Code of Virginia.

No. 196. Senate bill to amend and re-enact section 7 of an act entitled an act to provide for the issuing of county road bonds for permanent road or bridge improvements in the magisterial districts of the counties of the State, approved March 13, 1912, as amended March 17, 1915, page 141, as amended March 17, 1916, page 461, as amended March 9, 1918, chapter 108, page 214.

The following House bills were read at length a first time and ordered to be printed:

No. 356. House bill to require railroads to furnish water to live

stock awaiting shipments under certain conditions.

No. 357. House bill to amend sections 2 and 4 of an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair the public roads of Amherst county, as amended and re-enacted by an act approved March 2, 1898, and as further amended by an act approved March 15, 1904, which latter act was further amended by an act approved March 16, 1910, which said amendment and the amendment herein contained being for the purpose of authorizing the board of supervisors of said county to work and improve the public roads of said county, expend any surplus money on the roads and bridges of said county and authorize the erection of toll gates on certain roads in said county for the purpose of raising revenue to maintain and build, macadamize and otherwise permanently improve roads in said county, approved February 20, 1912, as amended by an act approved March 16, 1916, approved February 28, 1918.

No. 358. House bill to authorize and empower the board of supervisors of Culpeper county to borrow forty thousand dollars for the purpose of resurfacing and otherwise improving the macadam roads in Catalpa and Stevensburg magisterial districts in said

count v.

No. 359. House bill to amend and re-enact section 3928 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act to regulate the time and manner in which common carriers doing business in this State shall adjust and pay just freight charges and claims for loss or damage to freight, and claims for storage, demurrage, and car service, approved March 24, 1914, ap-

proved March 16, 1918.

No. 360. House bill to amend and re-enact an act entitled an act to authorize and require the board of supervisors of Warren county to issue bonds of the said county not in excess of fifteen thousand dollars (\$15,000.00) to bear interest at the rate of five per centum per annum; to pay for the completion of the road leading from Browntown to Bentonville, in South River district in said county; and to levy a tax on the taxable property of said district to pay the interest on said bonds and provide a sinking fund for their redemption, approved February 10, 1920.

No. 361. House bill to authorize the town of Bedford, Virginia, to change its form of government so as to conform to the city man-

ager plan.

No. 362. House bill to authorize the town council of Blackstone, in the county of Nottoway, to levy a special tax to equip and main-

tain a fire department.

No. 363. House bill to authorize the Albemarle Power Corporation, its successors and assigns, and any public service corporation heretofore or hereafter chartered to construct and maintain

one or more dams in James river between the counties of Albemarle and Buckingham, and to divert and use the waters of said river for the production of power.

No. 364. House bill for the protection of certain fish in Stafford

and King George counties.

No. 365. House bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton and State of Virginia, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and sewer systems of the said town.

No. 366. House bill to authorize the mayor and council of Cape Charles, in the county of Northampton and State of Virginia, to issue bonds and borrow money for the construction, repair, improvement, enlargement, extension and maintenance of the lighting system

of the said town.

The following House bills, having been printed, were read at

length a second time and ordered to be engrossed:

No. 140. House bill to amend and re-enact sections 1, 3, 4, 5 and 6 of an act entitled an act to authorize and regulate the exchange of certain classes of reciprocal and inter-insurance contracts among individuals, partnerships and corporations, empowering corporations generally to make such contracts, regulating process in suits on such contracts, and prescribing certain fees, taxes and licenses and penalty

for violation, approved March 20, 1918. (Amended.)

No. 144. House bill to amend and re-enact section eighteen of the tax law, as amended by an act approved March twenty, nineteen hundred and eighteen, entitled an act to amend and re-enact sections eighteen, nineteen and twenty of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section one hundred and eighty-nine of the Constitution, approved April sixteenth, nineteen hundred and three, and acts amendatory thereof, and to segregate to localities the tax upon shares of stock of banks, banking associations, trust and security companies.

No. 149. House bill to amend and re-enact section 2039 of the

Code of Virginia.

No. 151. House bill to amend and re-enact an act entitled an act to prevent unfairness, imposition or fraud in the sale or disposition of certain securities herein defined by requiring an inspection thereof, providing for such inspection, supervision and regulation of the business of any person, association, partnership, or corporation, engaged or intending to engage, whether as principal, broker or agent, in the sale of any such securities in the State of Virginia as may be necessary to prevent unfairness, imposition or fraud in the sale or disposition of said securities, and prescribing penalties for the violation thereof, approved March 23, 1918. (Amended.)

No. 156. House bill to amend and re-enact section 136 of the

Code of Virginia.

No. 165. House bill to amend and re-enact section thirty-eight hundred and fifty-five of the Code of Virginia relating to co-operative associations. (Amended.)

No. 169. House bill to amend and re-enact section 2252 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 448 of the Code of Virginia (1887), as heretofore amended, in relation to commissioners of revenue, approved March

16, 1918.

No. 177. House bill to provide for a commission to study the condition of the blind in the State of Virginia, to ascertain their number, both infant and adult, so far as practicable, and the provision made under existing law for their educational and vocational training and assistance, and to report its findings to the next General Assembly, together with such recommendations for the revision of existing laws and the enactment of new laws as will best promote their interest, and to make appropriation for the costs of said commission.

No. 181. House bill to amend and re-enact sections 526, 530, 541 and 542 of the Code of Virginia, with reference to forests, and to add to said Code three new sections, to be numbered 546-a, 546-b, 546-c. (Amended.)

No. 201. House bill to amend and re-enact section 32 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation: defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918. (Amended.)

No. 203. House bill to amend and re-enact section 5189 of the Code of Virginia, as amended by an act approved September 5, 1919. (Substitute.)

No. 209. House bill to validate certain deeds made by the clerks

of courts for land sold for delinquent taxes. (Amended.)

No. 212. House bill to regulate the sale of bakery products: and fixing penalties for violation of the provisions thereof. (Amended.)

No. 219. House bill to amend and re-enact section 2389 of the

Code of Virginia.

No. 220. House bill to prohibit certain devices from being affixed to bags containing stock foods, and to prohibit the sale of stock foods put up in bags to which certain devices are affixed.

No. 225. House bill to amend and re-enact section 4549 of the

Code of Virginia.

No. 230. House bill to amend and re-enact an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their powers and duties, approved March 16, 1918.

No. 234. House bill to provide for the enumeration of the vet-

erans of the Confederate army and navy.

No. 235. House bill to permit banks and trust companies to pay small balances to the credit of deceased persons to the next of kin of such persons without requiring qualification on such estates.

No. 236. House bill to amend and re-enact section 4148 of the

Code of Virginia.

No. 241. House bill authorizing the board of supervisors of Nor-

folk county to levy a capitation tax for school purposes.

No. 242. House bill to amend and re-enact section 5408 of the Code of Virginia in relation to when fiduciaries to exhibit their accounts before commissioners for settlement; what entry to be made

No. 243. House bill to amend and re-enact section two thousand

seven hundred and two of the Code of Virginia. (Amended.)

No. 244. House bill to amend and re-enact section 6364 of the

Code of Virginia.

No. 247. House bill to amend and re-enact section 5412 of the Code in reference to books and stationery furnished commissioners and how paid for.

No. 255. House bill to validate all acts of notaries public, commissioners in chancery and commissioners of accounts who, since

January 13, 1920, may have held certain other offices.

No. 256. House bill to amend and re-enact section 4497 of the

Code of Virginia.

No. 263. House bill to amend and re-enact section 2854 of the by commissioners in their books. Code of Virginia.

No. 279. House bill to amend and re-enact section 4099 of the

Code of Virginia.

No. 281. House bill to extend the time for collecting taxes ac-

counted for by city, county and town treasurers, and not returned

delinquent.

No. 285. House bill to amend and re-enact section 3 of an act entitled an act authorizing and empowering the board of supervisors of any two or more counties in this State, or the board of supervisors of any one or more of the counties in this State and the council or councils of any one or more of the several cities in this State, to establish a home for the care and maintenance of the poor; to authorize the sale and conveyance of certain real and personal property belonging to such cities and counties as may adopt the provisions of this act; to authorize the authorities of such counties and cities to purchase farms of suitable size, fertility and location; to authorize such authorities to erect suitable buildings to be called district homes, to which all of the counties and cities composing such district must send its poor, and care for same; providing for the appointment of boards of control, superintendents, physicians and necessary employees; and to abolish county and city poor houses in the several counties which adopt the provisions of this act, approved March 14, 1918.

No. 296. House bill authorizing counties, cities and towns to levy

a capitation tax of one dollar per annum. (Amended.)

No. 298. House bill to amend and re-enact section 4928 of the Code of Virginia, in relation to compensation and mileage of jurors in criminal cases.

No. 300. House bill to prohibit the removal and carrying away of sand or gravel from the fast land, beach or bluff abutting upon any of the rivers, streams or other waters within the jurisdiction of this Commonwealth or from the beds of any such waters, or from land lying between high and low water-mark of any such waters, and to repeal an act entitled an act to punish stealing and taking away sand within this Commonwealth, on the banks of the Potomac river, approved March 8, 1894. (Amended.)

No. 245. House bill to define the "practice of law" and "law business," to prohibit the doing thereof by persons not licensed as attorneys, by associations or corporations and to provide penalties and remedies for the violation thereof; was, on motion of Mr. Deans,

recommitted to the Committee for Courts of Justice.

Mr. Green entered a motion to reconsider the vote by which No. 150 Senate bill to amend and re-enact section 2780 of the Code of Virginia was rejected.

No. 277. House bill to amend and re-enact sections 333 and 5022 of the Code of Virginia, was, on motion of Mr. Taylor. committed to the Committee on Appropriations.

On motion of Mr. Deans, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, ('lerk of the House of Delegates.

TUESDAY, FEBRUARY 24, 1920.

Prayer by Rev. Wm. A. Hall, pastor of Porter Street Presbyterian church.

On motion of Mr. Hall, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their clerk, was read as follows:

In Senate, February 23, 1920.

The Senate has passed, with amendments, House bill entitled an act to amend and re-enact an act of the General Assembly of Virginia approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith; and also to amend and re-enact an act entitled an act to provide a new charter for the city

of Charlottesville, approved March 14, 1908, No. 159.

And they have passed Senate bills entitled an act to provide for the organization, operation and supervision of fire insurance ratemaking bureaus; to provide for a review of rates and rules fixed by such bureaus for insurance upon property in this State; to prohibit discrimination in such rates; to regulate all agreements between fire insurance companies or their agents affecting such rates; and empowering the Commissioner of Insurance to reduce fire insurance rates, and providing penalty for violation, No. 73; and an act to provide for the enumeration of the veterans of the Confederate army and navy, No. 251. In which they request the concurrence of the House of Delegates.

No. 159. House bill was, on motion of Mr. Langhorne, placed

on the calendar.

No. 73. Senate bill was referred to the Committee on Insurance and Banking.

No. 251. Senate bill was referred to the Committee on Appropriations.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Asylums and Prisons:

No. 143. Senate bill to amend and re-enact section 1029 of the Code of Virginia in relation to testing the legality of detention of persons adjudged insane, epileptic, feeble-minded or inebriate.

No. 162. Senate bill for the protection of patients and inmates of State hospitals and colonies for the insane, epileptic and feebleminded from improper and unlawful marriages and providing punishment for violation of this act.

No. 78. Senate bill to prescribe the conditions under which industrial insurance companies may be organized or licensed to do

business in the State of Virginia; having been considered by the committee in session, was reported from the Committee on Insurance and Banking.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 160. Senate bill for the protection of certain kinds of game birds and to regulate the killing, injuring, destruction and capture of same.

No. 167. Senate bill to provide how a charter of a town granted by a court may be annulled and repealed.

No. 164. Senate bill for the protection of elk in the State, to regulate the killing, injuring, destruction and capturing of same.

No. 128. Senate bill to amend and re-enact section 1615 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 8 of an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia and to repeal all acts or part of act of the General Assembly of Virginia, and any section of the Code of Virginia in connection with the provisions thereof, especially an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia, approved February 22, 1894, and sections 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751 and 1752 of the Code of Virginia of 1887; and all amendments thereto, approved March 13, 1912, approved March 27, 1918.

No. 213. Senate bill to amend and re-enact section 1923 of the Code of Virginia relating to causing or encouraging children under

eighteen years of age to commit misdemeanors, etc.

No. 114. Senate bill to provide for the payment of bounties for

the killing of certain predatory birds and animals.

No. 230. Senate bill providing that any newspaper published in a city adjoining or wholly or partly within the geographical limits of any county, shall be deemed to be published in such county or counties as well as in such city.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 210. Senate bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as amended and re-enacted by an act entitled an act to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, approved March 17, 1910.

No. 208. Senate bill to amend and re-enact section 2252 of the

Code of Virginia.

No. 21. Senate bill to amend and re-enact section 3506 of the Code of Virginia, 1919, to a clerk of any court. (With amendments.)

The following House bills, having been considered by the committee in session, were reported from the Committee on Chesapeake and its Tributaries:

No. 367. House bill to provide for the marking of boats engaged in the taking of fish, oysters, clams and crabs in the tidal waters of this State; for the marking of all pound nets, fike nets, purse nets, haul seines and other devices for the taking of fish in the tidal waters of this State; and to provide penalties for the violation thereof.

No. 368. House bill to amend and re-enact section 3173 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Insurance and Banking:

No. 369. House bill to provide for the organization or admission and the regulation and taxation of incorporated mutual insurance companies other than life, providing a penalty for any violation hereof and repealing all acts or parts of acts in conflict herewith.

No. 370. House bill to amend and re-enact section 4200 of the

Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Asylums and Prisons:

No. 371. House bill to amend and re-enact section 2073 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to authorize the court in which he is tried to sentence certain prisoners to hard labor on the public roads instead of confinement in the penitentiary, for the commission of felony, as heretofore amended, including the amendment thereto in regard to contracts for the hiring of convicts, as amended by acts approved February 29, 1912, and March 22, 1916, approved March 15, 1918.

No. 372. House bill to provide for the manufacture of bindertwine by convicts in the State penitentiary, and to make an ap-

propriation therefor.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 373. House bill concerning weights and measures; and to repeal sections 1464 to 1485, both inclusive, of the Code of Virginia.

No. 374. House bill to prevent untrue, deceptive and misleading advertising, and making such advertising a misdemeanor.

No. 375. House bill to amend and re-enact section 3762 of the

Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and

Internal Navigation:

No. 376. House bill to amend and re-enact an act entitled an act to provide for the locating and opening of new roads, for the altering and discontinuing of any of the existing roads, for the working, improving and keeping the same in repair; and to provide for the erection and maintenance of bridges in the county of Wythe; and to provide a penalty for obstructing or injuring the roads and bridges in said county and for repealing all former special road laws for the said county of Wythe, approved March 14, 1918.

No. 377. House bill to provide for the board of supervisors of the counties in the State of Virginia using any funds heretofore or hereafter raised by a bond issue, in any county or magisterial district in Virginia, for building and keeping in repair the public roads of such county or magisterial district, on the roads which the voters have designated by their votes it shall be used, and providing that such fund be used by the boards of supervisors of such counties, free from the control of the State Highway Commission, and for this purpose to prescribe the specifications for the repair and construction of such roads.

No. 378. House bill to amend and re-enact section 2110 of the

Code of Virginia.

No. 379. House bill making the town of Appalachia a separate road district of the county of Wise, and authorizing and directing the board of supervisors of Wise county to collect and pay over to the town of Appalachia the road tax assessed by the county of Wise, for the year nineteen hundred and twenty, on the real and personal property in said town.

No. 380. House bill to amend and re-enact section 2 of the road

law of Montgomery county, as approved March 14, 1910.

No. 381. House bill to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties.

No. 382. House bill to authorize boards of supervisors to fell, or fell and remove, trees along public highways and to keep the lands along such highways cleared of growing trees; also providing

for procedure under this act.

No. 383. House bill to amend and re-enact section 2 of an act entitled an act to provide for the building and improving of public roads in the county of Surry, and prescribing the powers and duties of road boards in the several magisterial districts of said county, approved February 9, 1916.

No. 384. House bill to repeal section 4740 of the Code of Vir-

ginia.

No. 385. House bill to amend and re-enact section 2039 of the Code of Virginia, authorizing the boards of supervisors of counties to appoint road supervisors for magisterial districts, and to fix their compensation.

No. 221. House bill to amend and re-enact section 3172 of the Code of Virginia; heretofore recommitted to the Committee on Chesapeake and its Tributaries, was reported back with amendments.

House bill to authorize and empower the board of supervisors of Floyd county to borrow the sum of \$215,000.00 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in the magisterial districts of said county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county; to authorize the erection of toll gates and the collection of tolls upon certain public roads therein, and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof, and to repeal all special acts heretofore enacted in reference to the public roads of said county, and to validate the official acts of certain officers under laws heretofore in effect in said county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the withinhill cannot be reached by general law or court proceedings.

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal Navigation.

THE SPEAKER laid before the House the following communication:

COMMONWEALTH OF VIRGINIA, OFFICE OF STATE COMMISSIONER OF PROHIBITION. RICHMOND, VA., February 24, 1920.

HON. RICHARD L. BREWER, JR., Speaker of the House of Delegates. Richmond, Va.

HONORABLE AND DEAR SIR:

In response to a resolution of the House of Delegates adopted February 16, 1920, of which I was notified by mail on the 17th of February, requesting a memorandum of the amount of intoxicating liquors delivered by the Commissioner of Prohibition to physicians and druggists, from March 1, 1918, to the date of the adoption of the resolution, giving the names of the physicians, the amount delivered to each, together with the prices paid by them, the following memoranda is respectfully submitted:

This information would have been furnished immediately but for the labor involved of examining every transaction in ardent spirits since the law requiring this department to dispose of the same became effective, classifying between druggists and physicians and eliminating hospitals, manufacturers of flavoring extracts, eleemosynary institutions, etc. These eliminations do not amount to a great many items, but are eliminated to comply with the resolu-

tions, and will be promptly furnished also if desired.

While your resolution merely calls for the prices paid, we do not understand whether you mean the prices per gallon or a total amount of the invoice, therefore, we have given both, but your attention is called to the fact that in the amount of the invoice, there is sometimes included, when necessary, the cost of transportation permits and prohibition revenue stamps, purchased in the same transaction; thus the small excess in the amount paid to the department above the amount of the ardent spirits is for permits and stamps purchased at the same time.

The aggregate quantity sold to the above two classes covered by this

memorandum is 15,7393/g gallons.

The amount of every memorandum listed hereunder has been received by this department, and all amounts received up to February 1, 1920, have been

accounted for and settled with the Auditor of Public Accounts.

You will note that in several memoranda disbursements were made by local officials, sometimes a chief health officer, sometimes a mayor, Commonwealth's attorney or a judge. These were urgent cases during the emergency created by the epidemic of influenza, when these officials kindly represented the department in local distribution among physicians.

Respectfully submitted.

J. SIDNEY PETERS. Commissioner of Prohibition.

Printed as House Document No. 10.

MR. STUART offered the following joint resolution:

Resolved by the House of Delegates, the Senate concurring. That the General Assembly meet this day in joint session at 11:30 o'clock to receive General John J. Pershing, commander-in-chief of the American Expeditionary Forces in France, and that the rules for the government of the Senate and House of Delegates, when convened in joint assembly for such purpose, shall be as follows:

1. At the hour fixed for the meeting of the joint assembly, accompanied by the President and Clerk of the Senate, the Senators shall proceed to the hall of the House of Delegates and shall be received by the Delegates standing. Appropriate seats shall be assigned to the Senators by the sergeant-at-arms of the House.

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Speaker of the House shall assign an appropriate seat for the President of the Senate.

2. The Speaker of the House shall be President of the joint assembly. In case it shall be necessary for him to vacate the chair, his place shall be taken by the President of the Senate, or in his absence by such member of the joint assembly as the Speaker shall designate.

3. The Clerk of the House shall be the clerk of the joint assembly and shall be assisted by the Clerk of the Senate. He shall enter the proceedings of the joint assembly in the Journal of the House and shall certify a copy of the same to the Clerk of the Senate,

who shall enter the same on the Journal of the Senate.

4. The sergeant-at-arms, the doorkeepers and pages of the House shall act as such for the joint assembly.

5. The rules of the House of Delegates, so far as practicable,

shall be the rules for the joint assembly.

6. In calling the roll of the joint assembly the names of the Senators shall be called first in alphabetical order, then the names of the Delegates in like order, except that the name of the Speaker of the House shall be called last.

7. When the joint assembly adjourns the Senators, accompanied by the President and the Clerk of the Senate, shall return to their chamber and the business of the House shall be proceeded with in the same order as when it was suspended by the entrance of the Senators. Which was agreed to.

Ordered that Mr. Hall carry the resolution to the Senate and

request their concurrence.

A message was received from the Senate, by Mr. Booker, who informed the House that the Senate had agreed to the joint resolution.

The hour of 11:30 o'clock A. M., having arrived, being the time fixed for the execution of the joint order, the Senate repaired to the hall of the House of Delegates and was received by the Delegates standing.

The roll of the Senate was called with the following result:

Messrs. Andrews, Booker, Byrd, Cannon, Corbitt, Crockett, Deal, Downing, Drewry, Early, Epes, Ferguson, Garrett, Goolrick, Gravatt, Gunn, Hassinger, Hening, Holt, Jeffreys, Mapp, Miller, Mills, Mitchell, Oliver, Parsons, Paul, Pendleton, Profit, Rison, Robertson, Russell, Trinkle, West, Woodson—35.

There were 35 Senators present.

The roll of the House was called with the following result:

Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price,

Prince, Ramsey. Rew. Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow. Stephenson, Story. Stuart, Tabb. Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—\$7.

There were 87 Delegates present.

Mr. Holt offered the following resolution:

Resolved, That His Excellency, the Governor of Virginia, be invited to be present at the joint assembly this day, and that a committee composed of two Senators and two Delegates be appointed to communicate this invitation and to present the Governor to the joint assembly, which was agreed to.

THE SPEAKER appointed SENATORS HOLT and GOOLRICH and

Messes, Stephenson and Deans.

The committee subsequently reported and presented to the joint assembly His Excellency, Governor Westmoreland Davis, who was received by the joint assembly standing.

Mr. Cannon offered the following resolution:

Resolved, That a committee of two be appointed to present to the joint assembly its distinguished guest, General John J. Pershing, which was agreed to.

THE SPEAKER appointed Messrs. Cannon and Price.

The committee subsequently presented General John J. Pershing and staff, who were received by the joint assembly standing.

The addresses to the joint assembly were as follows:

BY THE SPEAKER:

Gentlemen of the General Assembly, ladies and gentlemen: It affords me much pleasure to present to you on this occasion one of Virginia's most distinguished sons, a man who represents the very highest type of Virginia citizenship, a distinguished statesman and scholar, and a gentleman; a man who is temperamentally as gentle as a woman, yet in the affairs of State is as firm as the rocks of Gibraltar; a man who is emimently qualified to fill any position that he may be called upon to fill by the citizens of this Commonwealth.

I present to you the Hon. B. F. Buchanan, Lieutenant-Governor of Virginia.

BY MR. BUCHANAN:

Governor Davis, Mr. Speaker. Gentlemen of the General Assembly of Virginia: I am honored by the commission assigned me. We have as our guest of honor today the Commander-in-Chief of the American forces. He has received a cordial welcome from the city of Richmond and today we desire to extend that welcome and make it Statewide by the generous greeting of representatives from every city, county and town within the confines of our old Commonwealth.

General Pershing needs no culogy; his achievements are his eulogy, and they are written on the hearts of a grateful world. He needs no introduction; his name is a household word and is on the lips of every loyal American.

Assuring him of our high appreciation of his presence in our legislative halls and of the pleasure we have in hearing him, I now present to you General John J. Pershing.

BY GENERAL JOHN J. PERSHING:

Your Excellency, Gentlemen of the General Assembly of Virginia, ladies and gentlemen: You have conferred upon me a great honor. I am proud to be permitted to address the members of the General Assembly of the great State of Virginia, the birthplace of a long line of great Americans from the incomparable Washington to the illustrious Lee; a State which in the great war just closed made such an enviable record for service and patriotism. This occasion also gives me the opportunity of expressing to you and through you the army's appreciation.

The State of Virginia can take its full share of credit for the success which came to American arms in the campaigns of Chateau-Thierry, Saint Mihiel and the Meuse-Argonne. Your sons in France, endowed as they were by aggressive and patriotic spirit, soon reached the standard of our best trained troops. They appeared on every battlefield and the memory of their unfailing courage and heroism fills me with the greatest admiration. Their loyalty, gallantry and sacrifice and the aggressive spirit with which they served our cause fully maintained every standard set by the noted men of your State in the past.

The impulse of armies springs from the people, and the high morale that fired your men to great achievement was founded upon the aggressiveness of the people at home. Ours was a crusade for the right, which inspired our soldiers with an unselfish and zealous devotion to the cause.

The high moral standing made by our men has never been equalled by any army in the world. No body of men, engaged in war in far distant fields beyond the influence of home, were ever inspired by more patriotic ideals. It is a great pleasure for me to make this report to you and to bear witness of the success achieved by the men who represented you so splendidly.

The support of the armies abroad involved tremendous labors and activities at home. You were especially fortunate in your war governors, who with unfailing toil, gave direction and impetus to the patriotic efforts of your people. In all war work the people of this State did more than the share allotted to them.

Special homage must be paid to the women of America who with heroic courage bore their part of the burden. The women of Virginia and the South displayed a type of patriotism and courage which could not have been excelled. Wherever the presence of woman was needed there the American woman was found; in hospitals tenderly caring for their brothers, in the canteens and billets serving and cheering them and administering to their comfort, and on the actual field of battle, there she labored with a courage that filled us all with admiration.

Our people hope for some wise adjustment of international affairs that will reduce the probability of war. With the achievement of victory, the spirit of co-operation for a single cause which inspires every community in the country, has temporarily ceased to be with us. There is unrest and dissatisfaction among certain elements in our country. Largely through ignorance of the meaning and value of our institutions, certain of their number are endeavoring to incite class antagonism. Let us not forget the great lessons of the war which taught cordial understanding and co-operation for the greatest good of all. Patriotic men and women should continue actively to oppose these forces of evil. Anarchy and Bolshevism cannot live in this country if our patriotic people realize the danger, and act accordingly, as they did during the war.

You will not find among these dangerous elements any who wore the uniform. They have returned to civil life better men morally, mentally and physically. They are able and eager to assume their full share in the duties or citizenship. I am as confident that they will become leaders in the fight for good government and Americanism as I was certain that they would drive back the enemy when ordered into battle.

Another important lesson of the war is that some system of giving all young men military training is the only course of wisdom. No other means for national defense is feasible from an economic or democratic standpoint.

While preparing our young men for their obligations under the Constitution as citizens to serve their country in time of war, a brief course of military training would bring other benefits which our government should hasten to provide for the common good. It would develop physical vigor and manliness and would sharpen the mentality of our youth. It would encourage initiative and self-confidence.

In closing please permit me to thank you for this great honor I have had in being permitted to address you and for the cordial reception accorded me by the State and city. These honors I accept, not for myself, but in the name of those brave sons of Virginia who represented you abroad and who

brought back the victory.

On motion of Mr. Holt, the joint assembly adjourned sine die.

'A message was received from the Senate, by Mr. Cannon, who informed the House that the Senate had agreed to Senate joint resolution as follows:

Whereas, pursuant to a joint resolution of the General Assembly, approved February 8, 1915, a commission of five members was appointed by the Governor, charged with the duty of formulating a general and comprehensive plan for the control of tuberculosis in Virginia, and

Whereas, on the 20th day of December, 1915, the commission made its report to the Governor, who in turn submitted it to the

General Assembly under date of December 30, 1915, and

Whereas, since that time it has been demonstrated elsewhere that it is possible to eradicate tuberculosis from the body politic, and

Whereas, it is the earnest desire of the General Assembly that this beneficial result may be accomplished in this Commonwealth;

Therefore, be it resolved, by the Senate, the House of Delegates concurring, That a joint committee of five members, two of whom shall be appointed by the President of the Senate and three by the Speaker of the House of Delegates, be and it is hereby constituted, whose duty it shall be to investigate the laws of other jurisdictions and to report to the next session of the General Assembly a plan for the eradication of tuberculosis from this Commonwealth, which plan shall be accomplished by the necessary bill or bills to carry the same into effect. In which they request the concurrence of the House of Delegates. Which was agreed to.

The following were presented and referred under Rule 37:

To the Committee for Courts of Justice:

By Mr. Dodson: A bill requiring testimony in suits in equity, with certain exceptions, to be given in open court.

By Mr. GATEWOOD: A bill prohibiting attorneys for the Commonwealth from acting as attorneys for public service corporations.

By Mr. TAYLOR: A bill to amend and re-enact section six thou-

sand and twenty-seven of the Code.

By Mr. Robertson: A bill to amend and re-enact sections fifty-one hundred, fifty-one hundred and five and fifty-one hundred and eight of the Code of Virginia.

By Messrs. Cherry and Dodoon: A bill permitting the creation of the office of Public Defender in cities having a population of fifty thousand or more, and providing for their appointment and defining their power and duties.

By Mr. Jesse: A bill to amend and re-enact section 4988 of the

Code of Virginia.

To the Committee on Insurance and Banking:

By Mr. Dodson: A bill to amend and re-enact section 4154 of the Code of Virginia.

To the Committee on Schools and Colleges:

By Mr. Horsley: A bill to amend and re-enact sections 713, 714.

715, 716 and 717 of the Code of Virginia.

By Mr. Buntin: A joint resolution proposing amendment to section 173 of the Constitution of Virginia.

To the Committee on Roads and Internal Navigation:

By Mr. J. S. Brown: A bill to amend and re-enact section 2137 of the Code of Virginia.

To the Committee on Currency and Commerce:

By Mr. EWELL: A bill to amend and re-enact sections 3613, 3614, 3615, 3640 and 3641 of the Code of Virginia.

To the Committee on Rules:

By Mr. Bowles: A bill to provide for the appointment of a commission to suggest amendments to the Constitution of Virginia and to prescribe the powers and duties of the said commission; also making an appropriation to carry the provisions of this act into effect.

To the Committee on Counties, Cities and Towns:

By Messrs. Turner and Padgett: A bill to amend and re-enact

sections 2942, 2943, 2944 and 2945 of the Code of Virginia.

By Mr. Jesse: A bill to provide for the contraction of the corporate limits of towns located partially in one county and partially in another.

To the Committee on Agriculture and Mining:

By Messrs. Stuart and Deans: A bill to repeal an act entitled an act to prevent damage and injuries by dogs, and to provide compensation to owners of stock so injured; to provide for license on dogs, and to provide for penalties for violation thereof, approved March 20, 1918, and an act entitled an act to amend and re-enact sections 2 and 6 of an act entitled an act to prevent damage and injuries by dogs, and to provide compensation of owners of stock so injured; to provide for licenses for dogs and to provide penalties for violation thereof, approved March 20, 1918, approved September 5, 1919.

By Mr. Carter (By request): A bill to amend and re-enact section 1138 of the Code of Virginia.

By Mr. Horace L. Smith: A bill prohibiting agricultural fairs

from operating more than six days in any one month.

To the Committee on Chesapeake and its Tributaries:

By Mr. Willis: A bill to amend and re-enact sections 3221, 3225, 3227, 3239, 3241, 3242, 3246, 3247, 3292, 3293 and 3294 of the Code of Virginia, chapter 128, entitled "oysters and other shell fish," and an act of the General Assembly of Virginia, approved on the 19th day of February, 1918, entitled an act to amend and re-enact sub-section 13 of section 2086 of the Code of Virginia, as heretofore amended, which act of the General Assembly, approved on February 19, 1918, amends section 3292 of the present Code of Virginia; section 3221, entitled "Fees and commissions of inspectors"; section 3225, entitled "Applications for assignments; posting; assignments; recordation; assignments in Chesapeake bay; fee;" section 3227, entitled "Rights of renters"; section 3239, entitled "License and taxes of oyster barrelers, shuckers and packers"; section 3241, entitled "License for boats taking oysters with tongs; number;" section 3242, entitled "License of Tongers; penalty;" section 3246, entitled "License of dredges; limitations; application for license; numbers; registration; penalty; forfeiture;" section 3247, entitled "License tax"; section 3292, entitled "License to take crabs; amount of tax; restrictions on privileges; display of license numbers and letters;" section 3293, entitled "Regulating the taking of clams"; section 3294, entitled "License tax for taking clams; penalties."

By Mr. Willis: A bill to amend and re-enact sections 3167, 3168, 3170, 3185 and 3186 of the Code of Virginia, chapter 127, entitled "Fishing"; section 3167, entitled "License to take fish with purse nets to be manufactured into oil or manure"; section 3168, entitled "License tax for fishing; amount; by whom issued; register mark displayed;" section 3170, entitled "License tax for salting or buying herring, etc., for market"; section 3185, entitled "License required for manufacture of oil or manure from fish"; section 3186,

entitled "Issue of license; tax thereon."

By MESSRS. HENLEY and TABB: A bill to amend and re-enact section 3195 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 2108 of the Code of Virginia, as amended by acts approved, respectively, March 16, 1910, and March 13, 1912, in relation to unlawful fishing, approved March 16, 1918.

By Mr. WILLIS: A bill to amend and re-enact sections 3148 and 3160 of the Code of Virginia, chapter 126, entitled "Commission of fisheries"; section 3148, being entitled "Investigation and experiments": and section 3160, being entitled "Appropriation."

To the Committee on General Laws:

By Mr. Dobson: A bill to amend and re-enact section 3857 of the Code of Virginia.

By Mr. Hall: A bill to require persons, firms, corporations and associations soliciting subscriptions or contributions to any cause or thing, with certain exceptions, to keep adequate books showing all sums collected, and how, to whom and for what disbursed; providing for inspection of such books, and prescribing punishment for failure to comply with this act.

By Mr. HYATT: A bill requiring bonds to be obtained from persons, firms or corporations contracting to do public work; prescribing the conditions of such bonds, and what proceedings may

be instituted thereon, and how.

By Mr. Willis: A bill to amend and re-enact sections 3307, 3315, 3325, 3327, 3328, 3329, 3332, 3334, 3335, 3336, 3337, 3343, 3348, 3354 and 3356 of the Code of Virginia.

To the Committee on Appropriations:

By Mr. Prince: A bill providing for a commission on mental

hygiene.

By Mr. Buntin: A bill to amend and re-enact sections 1, 6, 7 and 9 of an act entitled an act to amend and re-enact an act approved March 21, 1916, relating to Confederate pensions, approved February 28, 1918.

By Mr. Guerrant: A bill to appropriate the sum of \$50,000.00 to the Convict Lime Board for each of the years ending February 28, 1921, and February 28, 1922, to enable the said board to establish

and operate an additional plant.

By Mr. Bosman: A bill relating to the inspection of steamboilers and providing for the appointment of a State Inspector of

Boilers, and providing penalties for violation thereof.

By Mr. Hall: A bill to make an appropriation for the purpose of making such changes in the Confederate Memorial Institute as will be necessary to provide for housing the paintings presented to the State of Virginia by Honorable John Barton Payne.

To the Committee on Privileges and Elections:

By Messrs. Henley, Gordon, Omes, Shepherd, Fulton, Williams, Pitts, Snead, Diggs, Ruebush, Willis and Hunter: A bill granting women the right to vote for electors for President and Vice-President of the United States; assessing a State capitation tax on certain women residents of Virginia, and prescribing the qualifications of women entitled to vote for such electors, and the manner in which women may register and vote.

By Messrs. Joyce, Gatewood, Bondurant. Mayo C. Brown, Powers, Wallace, Dillard, Cherry, Padgett, R. H. Fuller, Ramsey, Young and McNutt: A bill to provide for the taking of a poll to ascertain the number of white women in Virginia who are desirous of having the privilege of suffrage granted them by law.

By Mr. Moffett: A bill extending the right of suffrage to women; assessing a State capitation tax on certain women residents of Virginia; and prescribing the qualifications of women entitled to

vote for members of the General Assembly and all officers elective by the people, and the manner in which women may register and vote;

also providing when this act shall take effect.

By Messrs. Willis, Henley, Hunter, Langhorne, Templeton, Williams, Gibson, Pitts, Rodgers, Haddon, Gordon, Snead, Nottingham, Omps, Groome and Wilcox: A bill extending the right of suffrage to women; assessing a State capitation tax on certain women residents of Virginia; and prescribing the qualifications of women entitled to vote for members of the General Assembly and all officers elective by the people; and the manner in which women may register and vote; also providing when this act shall take effect.

To the Committee on Special, Private and Local Legislation:

By Mr. Jesse: A bill to amend and re-enact sections 1, 2, 6, 7, 8, 9 and 11 of an act entitled an act to incorporate the town of Falls Church, in the county of Fairfax, approved March 30, 1875, as heretofore amended.

By Messrs. Young, Langhorne, Pitts and Gatewood: A bill to prevent the trapping of foxes in the counties of Albemarle, Nelson and Amherst.

By Mr. Prince: A bill to amend and re-enact an act entitled an act to empower the council of the town of Wakefield, in the county of Sussex, to issue and sell bonds to the amount of and not exceeding \$20,000.00 for the purpose of borrowing money to erect, equip and operate a plant for the manufacture, distribution and sale of electricity, or to contract for the manufacture of same; provided, that the question of such bond issue for the purpose named be first submitted to the qualified voters of said town, and to authorize said council to call an election for the submission of the same to the voters, approved February 10, 1920.

By Mr. Dickerson: A bill in relation to fish ladders in Floyd

county.

By Messrs. Powers and Wallace: A bill to amend and re-enact an act entitled an act to incorporate the town of South Norfolk, in the county of Norfolk, approved September 11, 1919.

By Mr. Nottingham: A bill to provide a road commission for Eastville magisterial district, in Northampton county, and to repeal

previous acts.

By Mr. Pitts: A bill to validate the issuance by the board of supervisors of the county of Cumberland of bonds in the sum of sixty-four thousand one hundred and ninety-three dollars and twelve cents (\$64,193.12) for building and permanent improvement of certain public roads in Hamilton district of said county, pursuant to an election by the duly qualified voters of said district held on the 24th day of September, 1919, by virtue of an order of the circuit court of said county entered on the 25th day of August, 1919, and to provide for the payment of interest on said bonds and to create a sinking fund for payment of same.

By Mr. Ewell (By request): A bill to amend and re-enact section 17 of an act to regulate the shooting and prevent the destruction of wild water-fowl in the waters of Back bay or its tributaries, and the lands adjacent thereto, in the county of Princess Anne, approved March 28, 1914.

By Mr. Pitts: A bill to amend the charter of the town of Dillwyn and to submit to the qualified voters of Dillwyn, in the county of Buckingham, the question of repealing the charter of said town.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 143. Senate bill to amend and re-enact section 1029 of the Code of Virginia in relation to testing the legality of detention of persons adjudged insane, epileptic, feeble-minded or inebriate.

No. 162. Senate bill for the protection of patients and inmates of State hospitals and colonies for the insane, epileptic and feeble-minded from improper and unlawful marriages and providing punishment for violation of this act.

No. 78. Senate bill to prescribe the conditions under which industrial insurance companies may be organized or licensed to do business in the State of Virginia.

No. 160. Senate bill for the protection of certain kinds of game birds and to regulate the killing, injuring, destruction and capture of same.

No. 167. Senate bill to provide how a charter of a town granted by a court may be annulled and repealed.

No. 164. Senate bill for the protection of elk in the State, to regulate the killing, injuring, destruction and capturing of same.

No. 128. Senate bill to amend and re-enact section 1615 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 8 of an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia and to repeal all acts or part of act of the General Assembly of Virginia, and any section of the Code of Virginia in connection with the provisions thereof, especially an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia, approved February 22, 1894, and sections 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751 and 1752 of the Code of Virginia of 1887; and all amendments thereto, approved March 13, 1912, approved March 27, 1918.

No. 213. Senate bill to amend and re-enact section 1923 of the Code of Virginia, relating to causing or encouraging children under eighteen years of age to commit misdemeanors, etc.

No. 114. Senate bill to provide for the payment of bounties

for the killing of certain predatory birds and animals.

No. 230. Senate bill providing that any newspaper published in a city adjoining or wholly or partly within the geographical limits of any county, shall be deemed to be published in such county or counties as well as in such city.

No. 210. Senate bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as amended and re-enacted by an act entitled an act to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, approved March 17, 1910.

No. 208. Senate bill to amend and re-enact section 2252 of the Code of Virginia.

No. 21. Senate bill to amend and re-enact section 3506 of the Code of Virginia, 1919, to a clerk of any court.

The following House bills were read at length at first time and

ordered to be printed:

No. 367. House bill to provide for the marking of boats engaged in the taking of fish, oysters, clams and crabs in the tidal waters of this State; for the marking of all pound nets, fike nets, purse nets, haul seines and other devices for the taking of fish in the tidal waters of this State; and to provide penalties for the violation thereof.

No. 368. House bill to amend and re-enact section 3173 of the

Code of Virginia.

No. 369. House bill to provide for the organization or admission and the regulation and taxation of incorporated mutual insurance companies other than life, providing a penalty for any violation hereof and repealing all acts or parts of acts in conflict herewith.

No. 370. House bill to amend and re-enact section 4200 of the

Code of Virginia.

No. 371. House bill to amend and re-enact section 2073 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to authorize the court in which he is tried to sentence certain prisoners to hard labor on the public roads instead of confinement in the penitentiary, for the commission of felony, as heretofore amended, including the amendment thereto in regard to contracts for the hiring of convicts, as amended by acts approved February 29, 1912, and March 22, 1916, approved March 15, 1918.

No. 372. House bill to provide for the manufacture of bindertwine by convicts in the State penitentiary, and to make an appro-

priation therefor.

No. 373. House bill concerning weights and measures; and to repeal sections 1464 to 1485, both inclusive, of the Code of Virginia.

No. 374. House bill to prevent untrue, deceptive and misleading

advertising, and making such advertising a misdemeanor.

No. 375. House bill to amend and re-enact section 3762 of the

Code of Virginia.

No. 376. House bill to amend and re-enact an act entitled an act to provide for the locating and opening of new roads, for the altering and discontinuing of any of the existing roads, for the working, improving and keeping the same in repair; and to provide for the erection and maintenance of bridges in the county of Wythe; and to provide a penalty for obstructing or injuring the roads and bridges in said county and for repealing all former special road laws for the said county of Wythe, approved March 14, 1918.

No. 377. House bill to provide for the boards of supervisors of the counties in the State of Virginia using any funds heretofore or hereafter raised by a bond issue, in any county or magisterial district in Virginia, for building and keeping in repair the public roads of such county or magisterial district, on the roads which the voters have designated by their votes it shall be used, and providing that such fund be used by the board of supervisors of such counties, free from the control of the State Highway Commission, and for this purpose to prescribe the specifications for the repair and construction of such roads.

No. 378. House bill to amend and re-enact section 2110 of the

Code of Virginia.

No. 379. House bill making the town of Appalachia a separate road district of the county of Wise, and authorizing and directing the board of supervisors of Wise county to collect and pay over to the town of Appalachia the road tax assessed by the county of Wise, for the year nineteen hundred and twenty, on the real and personal property in said town.

No. 380. House bill to amend and re-enact section 2 of the

road law of Montgomery county, as approved March 14, 1910.

No. 381. House bill to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties.

No. 382. House bill to authorize boards of supervisors to fell, or fell and remove, trees along public highways and to keep the lands along such highways cleared of growing trees; also providing

for procedure under this act.

No. 383. House bill to amend and re-enact section 2 of an act entitled an act to provide for the building and improving of public roads in the county of Surry, and prescribing the powers and duties of road boards in the several magisterial districts of said county, approved February 9, 1916.

No. 384. House bill to repeal section 4740 of the Code of Vir-

ginia.

No. 385. House bill to amend and re-enact section 2039 of the Code of Virginia, authorizing the boards of supervisors of counties to appoint road supervisors for magisterial districts, and to fix their compensation.

The following Senate bills were read at length a second time:

No. 64. Senate bill to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding three hundred thousand dollars (\$300,000.00).

No. 117. Senate bill to amend and re-enact sections 23, 33, 43, 99, 100, 101, 102, 103 and 106 of an act approved February 28, 1896, entitled an act to provide a new charter for the city of Roanoke, and

the acts amendatory thereof.

No. 187. Senate bill to authorize and empower the city council of the city of Buena Vista to raise and levy, annually, by assessment on property, and all other subjects of taxation taxable by the Commonwealth, in said city, such sums of money as it shall deem necessary or expedient to defray the expenses of said city, and to limits the amount thereof.

No. 207. Senate bill to authorize the board of supervisors of Rockingham county to issue bonds for an amount not exceeding \$60,-

000 for a period of not exceeding four years.

No. 237. Senate bill to amend and re-enact sections 48 and 63 of an act entitled an act entitled an act to amend and re-enact an act approved July 9, 1870, and to amend and re-enact an act approved March 21, 1877, and to amend and re-enact an act approved February 17, 1890, and to re-enact an act approved January 29, 1894, relating to the charter of the town of Harrisonburg, approved March 3, 1896.

No. 126. Senate bill to amend and re-enact section 1134 of the

Code of Virginia.

No. 156. Senate bill to authorize, empower and direct the board of supervisors of the county of Norfolk to borrow money, by the issuance of bonds, a sum not to exceed one hundred and forty-five thousand dollars, for the purpose of paying off and discharging certain debts of said county caused by a deficit in the road and bridge funds of said county, on account of war time extraordinary expenses; to sell said bonds; to provide for their payment, and to authorize the board of supervisors of said county to dispense the funds so obtained.

No. 225. Senate bill authorizing the creation of a road commission for Halifax county; to provide for the appointment of the members of said commission; to prescribe their terms of office, their

compensation, and their powers and duties.

No. 238. Senate bill to amend and re-enact an act, approved March 2, 1888, providing for the making, changing and working of roads in the county of Rockingham, approved March 2, 1888, as amended by an act of the General Assembly, approved March 5, 1890, as further amended by an act of the General Assembly, approved February 25, 1892, as further amended by an act of the General Assembly, approved March 2, 1894, and as further amended by the act of the General Assembly, approved February 26, 1896, approved March 15, 1904, as further amended by an act approved

March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919.

No. 268. Senate bill to amend and re-enact section 3905 of the

Code of Virginia.

No. 196. Senate bill to amend and re-enact section 7 of an act entitled an act to provide for the issuing of county road bonds for permanent road or bridge improvements in the magisterial districts of the counties of the State, approved March 13, 1912, as amended March 17, 1915, page 141, as amended March 17, 1916, page 461, as amended March 9, 1918, chapter 108, page 214.

No. 272. Senate bill to amend and re-enact section 3435 of the

Code of Virginia, special order, came up.

Mr. Gordon moved to amend the bill as follows: Lines 4 and 5, strike out the words "five thousand two hundred and fifty" and insert in lieu thereof the words "five thousand"; which was rejected—yeas, 25; nays, 50.

On motion of Mr. Gordon, the vote was recorded as follows:

YEAS—Messrs. Barnes, Blair, Boothe, Carter, Commins, Dickerson, Gordon, Guerrant, Moffett, Noland, Norris, Padgett, Rew, Robinson, Ruebush, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Story, Taylor, Turner, Warren, Wilcox, Williams—25.

NAYS—Messrs. Boschen, Bosman, Brown, Mayo C., Buntin, Chase, Cherry, Deans, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Gatewood, Gibson, Gray, Groome, Haddon, Henley, Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Nottingham, Omps, Ozlin, Pitts, Powers, Price, Prince, Ramsey, Rodgers, Shelton, Shepherd, Smith, E. Hugh, Snidow, Stephenson, Stuart, Tabb, Templeton, Wallace, Watts, Wilkins, Willis, Young, Mr. Speaker—50.

The bill was read at length a third time and passed—yeas, 53; nays, 23.

The vote required by the Constitution was recorded as follows:

YEAS—Messis, Barnes, Bolton, Boschen, Bosman, Brown, Mayo C., Buntin, Chase, Cherry, Deans, Dillard, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Gatewood, Gibson, Gray Groome, Haddon, Henley, Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Nottingham, Omps, Özlin, Pitts, Powers, Price, Ramsey, Rodgers, Shelton, Shepherd, Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Watts, Wilkius, Willis, Young, Mr. Speaker—53.

NAYS—Messrs Blair, Boothe, Carter, Commins, Gordon, Guerrant, Hicks, W. F., Moffett, Noland, Norris, Padgett, Rew, Robinson, Ruebush, Sinclair, Smith, Chas, F., Smith, Horace L., Smith, L. F., Taylor, Turner, Warren,

Wilcox, Williams—23.

The hour of 2 o'clock P. M. having arrived, the chair was vacated until 4 o'clock P. M.

TUESDAY, February 24—Afternoon Session.

The hour of 4 o'clock P. M. having arrived, The Speaker resumed the chair.

No. 318. House bill to appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1921, and the 28th day of February, 1922; having been printed, special order, came up.

Mr. Brows of Roanoke county moved that the further readings of the bill required by section 50 of the Constitution be dispensed with, which was agreed to—yeas, 76; navs, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Flaungan, Fuller, E. R., Fuller, R. H., Fulton, Gibson, Gray, Groome, Guerrant, Hall, Hicks, E. A., Hicks, W. F., Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Ramsey, Rew, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, F., Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Turner, Warren, Watts, Wilkins, Williams, Willis, Young, Mr. Speaker—76.

Mr. Willis offered the following resolution:

Resolved, That on the consideration of the appropriation bill no member shall be permitted to speak more than five minutes or more than once on any one amendment, change or item of the bill. This resolution shall not apply to the chairman of the Appropriation Committee; which was agreed to.

Mr. Dobson moved to amend as follows: Page 3, circuit courts, insert the words "For the salary of the judge of the thirty-second circuit for the month of February, 1920, \$250," which was agreed to.

Mr. Boschen moved to amend as follows: Executive department, strike out after the words elevator conductor and watchman not exceeding "\$1,260.00" and insert "\$1,350.00"; which was agreed to.

Mr. Gordon moved to amend as follows: Page 5, Attorney General, strike out 15,100 and insert 14,400; which was rejected.

Mr. Bowles moved to amend as follows: Pensions, add "to \$180 a year for total blindness for a year for total blindness \$200 a year"; which was agreed to.

Mr. HUNTER moved to amend as follows: Page 6, at the end of the paragraph ending "Feb. 28, 1918," add the words "provided further that if the property held, as hereinbefore provided, by a Confederate soldier, his wife or widow, assessed at \$2,000,00 or more, yield a total income less than \$300,00, including income from all sources, such applicant shall not be denied the benefit of the pension under this section," which was agreed to.

Mr. Tabs moved to amend as follows: Pensions, page 6, strike out the figures "75.00" and insert the figures "90.00"; which was rejected.

Mr. CHERRY moved to amend as follows: Widows Pensions, line 10, first paragraph, strike out "\$60.00" and insert "\$75.00"; which was rejected.

Mr. Chase moved to amend as follows: Widows Age, page 6,

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line 14, strike out "1875" and insert "1880"; which was rejected yeas, 30; nays, 52.

On motion of Mr. Chase, the vote was recorded as follows:

YEAS-Messrs. Anderson, Bondurant, Boothe, Boschen, Buntin, Chase, Cherry, Crockett, Dickerson, Diggs, Gibson, Gordon, Green, Hall, Hicks, E. A., Hicks, W. F., Hundley, Hyatt, Moffett, Noland, Norris, Rew, Robinson,

Rodgers, Ruebush, Snidow, Stephenson, Story, Stuart, Tabb—30.

NAYS—Messrs. Barnes, Blair, Bolton, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carter, Commins, Deans, Dillard, Ewell, Fuller, R. H., Gatewood, Gray, Groome, Guerrant, Haddon, Henley, Horsley, Hunter, Hurt, Jesee, Joyce, Langhorne, Massey, McNutt, Omps, Ozlin, Padgett, Pitts, Powers, Prince, Ramsey, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh. Smith, Horace L., Smith, L. F., Snead, Taylor, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—52.

Mr. Smith of Dinwiddie moved to amend as follows: Pensions, strike out \$830,000 and insert in lieu thereof \$1,300,000; which was rejected.

Mr. Gordon moved to amend as follows: Pages 42 and 86, insert new paragraph in each case: "To Lime Grinding Board for establishing an additional lime grinding plant, \$50,000," which was rejected—yeas, 44; nays, 36.

On motion of Mr. Gordon, the vote was recorded as follows:

YEAS—Messrs. Barnes, Boschen, Bowles, Buntin, Chase, Cherry, Commins. Dillard, Dodson, Ewell, Fuller, R. H., Gatewood, Gibson, Gordon, Green, Guerrant, Hall, Hicks, E. A., Jesse, Langhorne, Massey, Moffett, Noland, Norris, Omps, Padgett, Pitts, Powers, Rew, Robinson, Rodgers, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Story, Turner, Wallace, Warren, Watts, Wilcox, Williams, Young-44.

NAYS-Messrs. Anderson, Blair, Bondurant, Bosman, Brown, Mayo C., Crockett, Deans, Dickerson, Diggs, Flanagan, Gray, Groome, Haddon, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, McNutt, Price, Prince, Robertson, Shepherd, Smith, Horace L., Snead, Snidow, Stephenson,

Stuart, Taylor, Templeton, Wilkins, Willis, Mr. Speaker-36.

Pending the further consideration of the bill, the hour of 6 o'clock P. M. having arrived, the chair was vacated until 8 o'clock P. M.

TUESDAY, February 24—Night Session.

The hour of 8 o'clock P. M. having arrived, The Speaker resumed the chair.

The further consideration of No. 318 House bill to appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1921, and the 28th day of February, 1922, was resumed.

Mr. Chase moved to amend as follows: Pensions, after first paragraph add the words: "The fact that a person received a pension as a Confederate soldier shall be conclusive evidence to permit his widow to receive the benefit of this act if the marriage took place prior to May 1, 1875"; which was agreed to.

Mr. Price moved severally to amend as follows: State Treasurer, strike out "\$19,826" and insert in lieu thereof "\$20,926"; on page 9, in the first line, strike out "nineteen" and insert "twenty"; on page 9, first line, strike out the word "eight" and insert the word "nine"; on page 9, line 7, strike out "\$13,500.00" and insert "\$14,-600"; which were severally rejected.

Mr. Deans moved to amend as follows: Commissioner of Prohibition, strike out "\$50,000" and insert "\$40,000"; which was re-

jected—yeas, 39; nays, 40.
On motion of Mr. Deans, the vote was recorded as follows:

YEAS-Messrs. Blair, Bolton, Bondurant, Boothe, Brown, Mayo C., Chase, Commins, Crockett, Deans, Dickerson, Diggs, Gatewood, Gray, Groome, Guerrant, Haddon, Henley, Horsley, Hurt, Massey, McNutt, Noland, Nottingham, Omps, Ozlin, Padgett, Prince, Rodgers, Shelton, Smith, Chas. F., Smith, E. Hugh, Snead, Story, Templeton, Wallace, Watts, Wilkins, Williams, Mr. Speaker-39.

NAYS—Messrs. Anderson, Barnes, Boschen, Bosman, Bowles, Brown, J. Sinclair, Buntin, Dodson, Flanagan, Fuller, R. H., Gibson, Gordon, Green, Hall, Hicks, E. A., Hicks, W. F., Hundley, Hunter, Hyatt, Jesse, Joyce, Langhorne, Moffett, Norris, Pitts, Powers, Price, Rew, Shepherd, Sinclair, Smith, L. F., Snidow, Stephenson, Stuart, Tabb, Taylor, Warren, Wilcox, Willis, Young-40.

Mr. Robertson stated that he would have voted Aye, but that

he was paired with Mr. GILPIN.

Mr. Moffett moved to amend as follows: Commissioner of Prohibition, strike out "\$50,000" and insert in lieu thereof "\$25,000"; which was agreed to-yeas, 52; nays, 31.

On motion of Mr. Morrett, the vote was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Boschen, Bosman, Bowles, Buntin, Chase, Cherry, Crockett, Dickerson, Dodson, Ewell, Flanagan, Fuller, R. H., Gibson, Gordon, Green, Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hundley, Hunter, Hyatt, Jesse, Joyce, Langhorne, Massey, Moffett, Norris, Pitts, Powers, Price, Rew, Robinson, Ruebush, Shepherd, Sinclair, Smith, L. F., Snead, Snidow, Stephenson, Stuart, Tabb, Taylor, Warren, Watts, Wilcox, Willis, Mr. Speaker-52.

NAYS—Messrs. Blair, Bonduraut, Boothe, Brown, J. Sinclair. Brown, Mayo C., Commins, Deans, Diggs, Gatewood, Gray, Guerrant, Henley, Horsley, Hurt, McNutt, Noland, Nottingham, Omps. Ozlin. Padgett. Prince, Rodgers, Shelton, Smith, Chas. F., Smith, E. Hugh, Story, Templeton, Wallace, William North

kins, Williams, Young-31.

Mr. Robertson stated that he would have voted Ave, but that he was paired with Mr. GILPIN.

Mr. Hall moved to reconsider the vote by which the amend-

ment was agreed to, which was rejected.

Mr. GILPIN moved to amend as follows: "No sum appropriated under this section shall be used in the employment of counsel other than attorneys regularly employed by the Commissioner of Prohibition in the enforcement of the liquor laws," which was agreed to.

Mr. Brown of Roanoke county moved to amend as follows: Strike out the last paragraph under State Corporation Commission and insert the words: "It is hereby provided, however, that all fees hereafter collected by the State Corporation Commission for regulating the sale of securities under the act approved March 23, 1918, aforesaid, shall be paid into the general fund of the State treasury, and the balance standing to the credit of Securities Fund—State Corporation Commission at the close of business February 29, 1920, be and the same is hereby converted into the general fund of the State treasury," which was agreed to.

Mr. Bondurant moved to amend as follows: State Tax Board, page 14, strike out "\$2,500" for the second assistant and insert in

lieu thereof "\$2,750"; which was rejected.

Mr. WILLIAMS moved to amend as follows: State Board of Education, at bottom of page 16, strike out the words "defective and abnormal children" and insert in lieu thereof the words "and caring for blind children under eight years of age"; which was agreed to.

Mr. Gordon moved to amend as follows: Justices Courts, page

4, strike out "\$2,500," which was agreed to.

Mr. Henley moved to amend as follows: Supreme Court of Appeals, page 3, line 3, strike out the word "necessary" and on page 2, line 4, strike out the words "not to exceed, however," which was agreed to.

Pending further consideration of the bill, the House, on motion of Mr. Ozlin, adjourned.

RICHARD L. BREWER, JR.

Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

WEDNESDAY, February 25, 1920.

Prayer by Rev. Thurston B. Price, evangelist, Broad Street M. E. church.

On motion of Mr. Bondurant, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their clerk, was read as follows:

In Senate, February 24, 1920.

The Senate has passed Senate bill entitled an act to amend and re-enact sections 12, 26, 29, 30, 31, 32, 38, 39, 42, 48, 53, 55 and 68 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates

of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918, No. 146. In which they request the concurrence of the House of Delegates.

No. 146. Senate bill was referred to the Committee for Courts

of Justice.

No. 73. Senate bill to provide for the organization, operation and supervision of fire insurance rate-making bureaus; to provide for a review of rates and rules fixed by such bureaus for insurance upon property in this State; to prohibit discrimination in such rates; to regulate all agreements between fire insurance companies or their agents affecting such rates; and empowering the Commissioner of Insurance to reduce fire insurance rates, and providing penalty for violation; having been considered by the committee in session, was reported from the Committee on Insurance and Banking.

No. 231. Senate bill to amend and re-enact section 5889 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee for Courts of Justice.

No. 231. Senate bill to amend and ree-nact section 5889 of the Code of Virginia; heretofore recommitted to the Committee for Courts of Justice, was reported back with amendments in the nature of a substitute.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 197. Senate bill to amend and re-enact section 16 of an act approved January 30, 1888, entitled an act to amend and reenact an act entitled an act to incorporate the town of South Boston, in the county of Halifax, as amended and re-enacted by an act entitled an act to amend and re-enact sections 15 and 16 of an act entitled an act to incorporate the town of South Boston, in the county of Halifax, approved January 30, 1888, approved February 29, 1896, prohibiting the assessment of persons and property within the town with or levies for poor rates or school taxes except such as are levied by the State or by the council of the town, and prohibiting the assessment by the county of Halifax of levies or taxes upon the persons or property within the town for constructing, repairing or keeping in order the public roads of the county, except to pay the principal and interest of certain bonds proposed to be issued by the county of Halifax, for the construction, improvement and maintenance of public roads in the county; and providing for the ascertainment of the county levy within the town, and the methods of collecting the same.

No. 222. Senate bill enabling county boards of supervisors in

certain counties to order and pay for certain public improvements

through levy of special assessments.

No. 224. Senate bill to authorize and empower the board of supervisors of Halifax county to borrow money and issue notes therefor.

No. 250. Senate bill to invest in boards of supervisors of counties adjoining and abutting a city with a population of 125,000, or more inhabitants, as shown by United States census, the same powers and authority now vested or hereafter conferred upon common councils of cities and towns.

No. 337. House bill making it a misdemeanor for a parent wilfully to neglect to support a child born out of lawful wedlock, whether such child shall have been begotten or shall have been born within or without this Commonwealth, providing punishment therefor, and empowering the court to make an order for support and to enforce the same; also declaring persons making false statements, in certain cases, guilty of perjury; heretofore recommitted to the Committee for Courts of Justice, was reported back without a recommendation.

No. 386. House bill to authorize the school board of Floyd magisterial district, of the county of Scott, Virginia, to borrow money for the purpose of erecting a school building in Dungannon, in the said district, in said county of Scott, and to issue bonds therefor, not to exceed the sum of \$50,000 in amount; having been considered by the committee in session, was reported from the Committee on Schools and Colleges.

The following House bills, having been considered by the committed in session, were reported from the Committee on Counties, Cities and Towns:

Cities and Towns:

No. 387. House bill to provide for the consolidation of towns.

No. 388. House bill to amend the charter of the town of Bedford, being chapter 165 of the Acts of the Assembly, 1912. approved

March 12, 1912, so as to expressly authorize sales and conveyances of certain lands owned by the town.

No. 389. House bill for the protection of fish in Nottoway river

in Southampton county.

No. 390. House bill to annex to the county of Chesterfield a part

of the county of Henrico.

No. 391. House bill to amend and re-enact section 3210 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 392. House bill regulating the purchase and sale of firearms and ammunition.

No. 393. House bill to amend and re-enact section 3141 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 394. House bill to amend and re-enact sections 3463, 3465, 3466, 3467 and 3468 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 185 of the Code of Virginia, as heretofore amended, approved January 31, 1918.

No. 395. House bill to amend and re-enact section 4988 of the

Code of Virginia.

Mr. Wilcox offered the following joint resolution:

Resolved by the House of Delegates, the Senate concurring, That the Governor of Virginia is hereby authorized and requested to appoint five persons, not less than two of whom shall be women, to be known as the Commission on Child Welfare. The duties of which commission will be to investigate and report upon the subject of child life in Virginia, especially in relation to the education, health and labor of children, reporting its findings and recommendations to the Governor, to be by him transmitted to the next General Assembly. The members of the commission shall serve without compensation and without payment of expenses; which was agreed to.
Ordered that Mr. Wilcox carry the resolution to the Senate

and request their concurrence.

Mr. Hall offered the following joint resolution concerning a

State office building:

Whereas, there exists an urgent necessity for the erection of a State office building, in order that the several departments of the State may be housed and located in the same building, which will be in the interest of efficiency; and,

Whereas, under present conditions the State is now compelled to expend large sums of money for rent of offices for the several de-

partments; and,

Whereas, the erection of such a building will be in the interest

of economy:

Therefore, be it resolved by the House of Delegates, the Senate concurring, That a committee of five shall be and is constituted, two to be appointed by the Speaker of the House, one by the President of the Senate, and two by the Governor, which committee shall secure plans, specifications, and estimates of the cost of construction of such a building adequate to the needs of the State. All plans and specifications, however, shall be subject to the approval of the State Art Commission. The committee herein provided for shall make its report to the 1922 session of the General Assembly, and it shall also recommend whether or not in its opinion it would be advisable to erect the said building on the Capitol grounds. The members of said committee shall receive as compensation mileage and hotel bills severally incurred in the performance of their duties hereunder, to be paid out of the fund appropriated for the expenses of the General Assembly; which was agreed to.

Ordered that Mr. Hall carry the resolution to the Senate and

request their concurrence.

Mr. Bosman offered the following resolution:

Whereas, the Richmond Virginian, a newspaper published in the city of Richmond, Virginia, has been placed gratis and without request daily upon the desk of each member of the House of Delegates, and,

Whereas, in its issue of Tuesday, February 24, 1920, it contained a letter printed in the center of the first page defaming the character and imputing improper motives to the actions of one of our num-

ber, a member of the House of Delegates, and,

Whereas, this edition of the said paper was placed gratis and without request upon the desk of each member of the House of

Delegates,

Now, therefore, be it resolved by the House of Delegates of Virginia, That we go on record as resenting this action on the part of the one who caused this said paper to be so circulated; which was referred to the Committee on Rules.

Mr. Wills moved that the chair be vacated today at 2 o'clock P. M., to be resumed at 4 o'clock P. M., which was agreed to.

THE SPEAKER laid before the House the following communication.

COMMONWEALTH OF VIRGINIA, GOVERNOR'S OFFICE, RICHMOND, February 25, 1920.

Gentlemen of the General Assembly:

In discharge of the duty placed upon the State Fee Commission by the provisions of the act approved March 27, 1914, as amended, the commission submits this report, showing in tabulated form the receipts, expenses, etc., of the officers coming under the provisions of that act for each of the calendar years ending, respectively. December 31, 1917, and December 31, 1918.

This commission is in accord with the proposed inquiry by the legislature into the question of compensation of the officers coming under the provisions

of the act.

Respectively submitted,

STATE FEE COMMISSION,
By WESTMORELAND DAVIS,

Governor.

W. F. SMYTH,

State Accountant,

C. LEE MOORE,
Auditor of Public Accounts.

Printed as House Document No. 11.

The following were presented and referred under Rule 37:

To the Committee on Special. Private and Local Legislation:

By Mr. Fulton: A bill to authorize, empower and require the board of supervisors of Grayson county to borrow the sum of \$90,000.00 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in Wilson, Elk Creek and Old Town magisterial districts of said county: to provide for the expenditure of the funds raised by such bond issue; to authorize the purchase of machinery and tools necessary therefor; to authorize the employment of civil engineers, road builders and labor; to specify the roads and parts thereof to be constructed and the amounts to be expended thereon; to provide for imposing a tax on all property, county and district, including property in any incorporated town situated within the above named districts, for the purpose of paying the interest and principal of such debt; to do all things necessary, needful or incidental to the main purposes of this act; and to declare an emergency.

By Mr. Gatewoop: A bill to amend and re-enact sections two and four of an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair the public roads of Amherst county, as amended and re-enacted by an act approved March 2, 1898, and as further amended by an act approved March 16, 1910, which said amendment and the amendment herein contained being for the purpose of authorizing the board of supervisors of said county to work and improve the public roads of said county, expend any surplus money on the roads and bridges of said county, and authorize the erection of toll gates on certain roads in said county for the purpose of raising revenue to maintain and build, macadamize and otherwise permanently improve roads in said county, approved February 20, 1912, as amended by an act approved March 16, 1916, approved February 28, 1918.

By Mr. Story: A bill to authorize the school board of Drewry-ville school district, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Drewryville. Virginia, for the said district.

By Mr. Story: A bill to authorize the school board of Newsoms school district, number eight, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Newsoms, Virginia, for the said district.

By Messrs. Gray and Robertson: A bill to amend and re-enact sections 14 and 17 of an act entitled an act to provide a new charter for the town of Abingdon. Virginia, and to repeal all other acts with reference thereto, in effect January 22, 1900, as heretofore amended.

By Messrs. Gray and Robertson: A bill to amend an act entitled an act to provide a new charter for the town of Abingdon. Virginia, and to repeal all other acts with reference thereto, in effect January 22, 1900, as heretofore amended, by adding a new section thereto, to be known as section 23.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 73. Senate bill to provide for the organization, operation and supervision of fire insurance ratemaking bureaus; to provide for a review of rates and rules fixed by such bureaus for insurance upon property in this State; to prohibit discrimination in such rates; to regulate all agreements between fire insurance companies or their agents affecting such rates; and empowering the Commissioner of Insurance to reduce fire insurance rates, and providing penalty for violation.

No. 223. Senate bill to amend and re-enact section 3394 of the Code of Virginia.

No. 231. Senate bill to amend and re-enact section 5889 of the

Code of Virginia.

No. 197. Senate bill to amend and re-enact section 16 of an act approved January 30, 1888, entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Boston, in the county of Halifax, as amended and re-enacted by an act entitled an act to amend and re-enact sections 15 and 16 of an act entitled an act to incorporate the town of South Boston, in the county of Halifax, approved January 30, 1888, approved February 29, 1896, prohibiting the assessment of persons and property within the town with or levies for poor rates or school taxes except such as are levied by the State or by the council of the town, and prohibiting the assessment by the county of Halifax of levies or taxes upon the persons or property within the town for constructing, repairing or keeping in order the public roads of the county, except to pay the principal and interest of certain bonds proposed to be issued by the county of Halifax, for the construction, improvement and maintenance of public roads in the county; and providing for the ascertainment of the county levy within the town, and the method of collecting the same.

No. 222. Senate bill enabling county boards of supervisors in certain counties to order and pay for certain public improvements

through levy of special assessments.

No. 224. Senate bill to authorize and empower the board of supervisors of Halifax county to borrow money and issue notes therefor.

No. 250. Senate bill to invest in boards of supervisors of counties adjoining and abutting a city with a population of 125,000, or more inhabitants, as shown by United States census, the same powers and authority now vested or hereafter conferred upon common councils of cities and towns.

The following House bills were read at length a first time and ordered to be printed:

No. 386. House bill to authorize the school board of Floyd mag-

isterial district, of the county of Scott, Virginia, to borrow money for the purpose of erecting a school building in Dungannon, in the said district, in said county of Scott, and to issue bonds therefor, not to exceed the sum of \$50,000 in amount.

No. 387. House bill to provide for the consolidation of towns.

No. 388. House bill to amend the charter of the town of Bedford, being chapter 165 of the Acts of the Assembly, 1912, approved March 12, 1912, so as to expressly authorize sales and conveyances of certain lands owned by the town.

No. 389. House bill for the protection of fish in Nottoway river

in Southampton county.

No. 390. House bill to annex to the county of Chesterfieeld a part of the county of Henrico.

No. 391. House bill to amend and re-enact section 3210 of the

Code of Virginia.

No. 392. House bill regulating the purchase and sale of firearms and ammunition.

No. 393. House bill to amend and re-enact section 3141 of the

Code of Virginia.

No. 394. House bill to amend and re-enact sections 3463, 3465, 3466, 3467 and 3468 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 185 of the Code of Virginia, as heretofore amended, approved January 31, 1918.

No. 395. House bill to amend and re-enact section 4988 of the

Code of Virginia.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both Houses and duly enrolled, the titles of said bills having been publicly read:

No. 2. House bill to amend and re-enact section 2250 of the

Code of Virginia.

No. 42. House bill concerning the Virginia Home and Industrial School for Girls.

No. 44. House bill to amend section 669 of the Code of Vir-

ginia.

No. 52. House bill validating certificates of acknowledgment taken by notaries public who served in the army, navy or marine corps of the United States during the late war with Germany and Austria-Hungary.

No. 55. House bill to amend section 786 of the Code of Virginia.

No. 56. House bill to amend sections 653 and 654 of the Code

of Virginia.

No. 60. House bill to provide that the University of Virginia, the College of William and Mary, the Virginia Agricultural and Mechanical College and Polytechnic Institute, the Virginia Normal and Industrial Institute, and the several State normal schools for women shall be placed on the year-round basis of instruction as soon as their financial resources will warrant.

No. 62. House bill to repeal sections 693 and 722 of the Code of Virginia.

No. 64. House bill to amend section 741 of the Code of Virginia.

No. 69. House bill to expedite the collection of taxes and levies on lands and lots, which have not been pair prior to the report of delinquents for any year, by county and city treasurers; defining certain duties of such treasurers and making compensation therefor.

No. 79. House bill to amend and re-enact section 5995 of the

· Code of Virginia.

No. 90. House bill to repeal an act entitled an act to prohibit the shooting, for sale, of rabbits in Madison county, approved March 13, 1918.

No. 116. House bill to authorize the school board of Pleasant Grove magisterial district, No. 3, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount.

No. 124. House bill to amend and re-enact section five thousand

nine hundred and seventeen of the Code of Virginia.

No. 127. House bill to authorize the school board of Butts road magisterial district, number 4, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount.

No. 138. House bill to authorize and empower the board of supervisors of Princess Anne county, Virginia, to borrow money and issue bonds for the purpose of completing the North Landing road in Kempsville magisterial district from the village of Kempsville to Salem Church.

No. 147. House bill to authorize the board of supervisors of Nelson county to issue bonds, not exceeding in amount \$15,000,00, for road and bridge purposes in Massie's Mill magisterial district.

No. 148. House bill to repeal an act entitled an act to provide for the opening and working of roads and keeping the same in repair, and to provide for erecting and maintaining bridges in the county of Culpeper, approved January 25, 1898, and all acts and parts of acts amendatory thereof.

No. 150. House bill to amend and re-enact section 8 of an act approved March 10, 1902, entitled an act prescribing the manner of working and keeping in repair the public roads, and the manner of opening and constructing new roads and bridges and discontinuing

public roads in Alleghany county, Virginia.

No. 154. House bill to amend and re-enact section 291 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact section 164 of the Code of Virginia of 1904 as amended and re-enacted March 14, 1908, as amended and re-enacted March 17, 1910, as amended and re-enacted February 18, 1915, in relation to qualifications of disability of persons holding office under United States so as to allow rural carriers of United States government to be appointed and act as notary public, approved March 16, 1918.

No. 161. House bill to authorize the city of Suffolk to issue

bonds to redeem bonds maturing during the years nineteen hundred and twenty and nineteen hundred and twenty-one.

No. 129. Senate bill to authorize the school board of Luray Corporation school district, number five, of the county of Page, to borrow money and issue bonds therefor for the purpose of enlarging school buildings, etc., etc.

Senate bill to amend and re-enact section 15 of an act No. 215. entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband. and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecution for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act: prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture, or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

No. 272. Senate bill to amend and re-enact section 3435 of the Code of Virginia.

No. 5. Senate joint resolution proposing an amendment to section 136 of article 9 of the Constitution of Virginia.

The hour of 11:30 o'clock A. M. having arrived—

No. 318. House bill to appropriate the public revenue for the two years ending respectively on the 28th day of February, 1921, and the 28th day of February, 1922—special order—came up.

Mr. Gibson moved to reconsider the vote by which the item, police justices, "\$2500" was stricken out, which was agreed to.

The question being on the motion to strike out the section was put and decided in the affirmative—yeas, 50; nays, 18.

On motion of Mr. Cherry, the vote was recorded as follows:

YEAS—Messes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo, C., Buntin, Carter, Commins, Crockett, Dickerson, Dillard, Fuller, R. H., Fulton, Gatewood, Gordon, Green, Groome, Guerrant, Haddon, Hicks,

W. F., Horsley, Hurt. Jesse, Langhorne, Massey, McNutt, Moffett, Nottingham, Omps, Ozlin, Padgett, Robinson, Rodgers, Ruebush, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Tabb, Wallace, Warren, Watts, Wilcox, Wilkins, Williams—50.

NAYS-Messrs, Bosman, Brown, J. Sinclair, Cherry, Deans, Dodson, Ewell, Gray, Henley, Joyce, Noland, Pitts, Price, Ramsey, Rew, Shelton, Shepherd,

Snidow, Story-18.

Mr. Joyce moved to amend as follows: Medical Attention, State Penitentiary, pages 38 and 39, strike out "\$3000" and insert in lieu thereof "\$1800"; on page 39 strike out "\$153,000" and insert "\$152,-800"; which was rejected.

Mr. Wilcox moved to amend as follows: Registrar of Land Officer, Engineer and Electrician, strike out "\$2000" and insert "2400";

which was rejected.

Mr. Boschen moved to amend as follows, page 44, line 27, Elevator Conductor and Watchman at Capitol Building, strike out "\$1260" and "\$2520" and insert \$1350 and "\$2700" each; which was rejected.

Mr. CHERRY moved to amend as follows: Capitol Policemen,

strike out "\$1380" and insert "\$1440"; which was rejected.

Mr. Norris moved to amend as follows: Commissioner of Prohibition, second years, strike out "\$50,000" and insert "\$25,000, or so much thereof, in case of the termination of said department during the year 1921 as that portion of the year said department operates bears to the entire year."

Mr. GILPIN moved to amend the amendment by striking out \$25,000 and inserting \$15,000, which was rejected—yeas, 24; nays, 60.

On motion of Mr. Gilpin, the vote was recorded as follows:

YEAS—Messrs. Barnes, Boschen, Bosman, Bowles, Chase, Cherry, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Gilpin, Gordon, Hall, Hunter, Joyce, Langhorne, Powers, Smith, Horace L., Snidow, Stuart, Warren—24.

NAYS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Brown, J. Sin-

NAYS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Brown, J. Sinclair, Brown, Mayo C., Carter, Commins, Crockett, Deans, Dickerson, Diggs, Ewell, Gatewood, Gibson, Gray, Groome, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—60.

The amendment proposed by Mr. Norris was agreed to.

Mr. Brown of Lynchburg moved to amend as follows: Travelers Aid Society, strike out page 47 as follows:

For the Travelers Aid Society of Danville, for providing aid

for travelers, \$500.00.

For the Travelers Aid Society of Newport News, for providing aid for travelers, \$500.00.

For the Travelers Aid Society of Norfolk, for providing aid for travelers, \$1500.00.

For the Travelers Aid Society of Petersburg, for providing aid for travelers, \$1,000.00.

For the Travelers Aid Society of Virginia at Richmond, for pro-

viding aid for travelers, \$1,500.00.

For the Travelers Aid Society of Virginia at Roanoke, for providing aid for travelers, \$1,000.00, which was rejected—yeas, 42; nays, 45.

On motion of Mr. Willis, the vote was recorded as follows:

YEAS—Messrs. Anderson, Bosman, Bowles, Brown, Mayo C., Carter, Chase, Crockett, Dickerson, Diggs, Felts, Fuller. R. H., Fulton, Garber, Gatewood, Gordon, Gray, Guerrant, Hall, Hicks, E. A., Hicks, W. F., Hyatt, Jesse, Moffett, Noland, Nottingham. Omps, Ozlin, Padgett, Powers, Prince, Robertson, Robinson, Ruebush, Smith, L. F., Snidow, Stephenson, Stuart, Tabb, Templeton, Wallace, Warren, Williams—42.

NAYS-Messrs, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Brown, J. Sinclair, Buntin, Cherry, Commins, Deans, Dodson, Ewell, Fuller, E. R., Gibson, Gilpin, Groome, Haddon, Henley, Horsley, Hundley, Hunter, Hurt, Joyce, Langhorne, McNutt, Morris, Pitts, Price, Ramsey, Rew, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Snead, Story, Turner, Watts, Wilcox, Wilkins, Willis, Mr. Speaker—45.

Motions severally made by Messrs. Jesse, Hall, Boothe, Smith of Albemarle, Bosman, Massey, Moffett and Hyatt to amend the bill by adding thereto "Travelers Aid, \$500" for Alexandria, Leesburg, Pulaski, Charlottesville, Portsmouth, Fredericksburg, Staunton and Tazewell, respectively, were severally rejected.

Mr. Willis offered the following resolution:

Resolved that the Clerk of this House be directed to make the necessary typographical corrections in the bill, and he will make corresponding corrections and amendments in the second year carrying out the amendments agreed to for the first year; which was agreed to.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 74; nays, 13.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Deans, Diggs, Dillard. Dodson, Ewell, Flanagan, Fuller. E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gilpin, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Norris, Nottingham, Omps, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robertson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Tabb, Taylor, Wallace, Warren, Watts, Wilcox. Wilkins, Williams, Willis, Mr. Speaker—74.

NAYS-Messrs. Anderson, Dickerson, Fulton, Gordon, Hall, Hyatt, Noland.

Ozlin, Robinson, Ruebush, Snidow, Stuart, Templeton-13.

Mr. Brown of Roanoke county moved to reconsider the vote by which the bill was passed, which motion was rejected.

The hour of 2 o'clock P. M. having arrived, the chair was vacated until 4 o'clock P. M.

WEDNESDAY, February 25-Afternoon Session

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

The motion entered by Mr. Green to reconsider the vote by which No. 150 Senate bill to amend and re-enact section 2780 of the Code of Virginia, was rejected, was rejected.

The amendments proposed by the Senate to the following House

bills were agreed to.

No. 84. House bill to amend and re-enact section 13 of an act entitled an act to provide a new charter for the town of Pulaski, Virginia, and to repeal all acts in conflict therewith, which was approved by the General Assembly of Virginia on March 16, 1910—yeas, 66; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Crockett, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsiey, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Omps. Ozlin, Padgett, Price, Ramsey, Robertson, Robinson, Rodgers, Shelton, Sinclair, Smith, Chas. F., Smith, Horace I., Smith, I., F., Snidow, Stephenson, Story, Taylor, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—66.

No. 159. House bill to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith; and also to amend and re-enact an act entitled an act to provide a new charter for the city of Charlottesville, approved March 14, 1908—yeas, 66; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Crockett, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Omps. Ozlin, Padgett, Price, Bamsey, Robertson, Robinson, Rodgers, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stepnenson, Story, Taylor, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—66.

Motions severally made to reconsider the votes by which the amendments proposed by the Senate to Nos. 84 and 159 House bills

were agreed to were rejected.

No. 88. House bill to authorize the board of supervisors of Albemarle county to make annual allowances to the sheriff and deputy sheriffs of said county; was, on motion of Mr. Smith of Albemarle recommitted to the Committee on Counties, Cities and Towns.

The following Senate bills were read at length a third time and passed.

No. 109. Senate bill to amend and re-enact an act entitled an act to provide for making, building and keeping in repair the public roads and bridges in Grayson county, approved March 6, 1900, and as further amended by an act approved March 14, 1904; and as further amended by an act approved March 13, 1908, and as further amended by an act approved March 1, 1918, and as further amended by an act approved September 10, 1919—yeas, 68; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messis. Anderson, Barnes. Blair. Bolton. Bondurant. Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carter, Chase, Crockett, Dickerson, Dillard, Dodson, Flanagan, Fuller. E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant. Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.

No. 157. Senate bill to amend and re-enact section 3 of an act entitled an act for working and keeping in order the public roads of Mecklenburg county, and to provide for the levy of taxes for that purpose, approved March 6, 1900, as heretofore amended—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair. Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carter, Chase, Crockett, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.

No. 64. Senate bill to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding three hundred thousand dollars (\$300.000.00)—veas, 68: nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carter, Chase, Crockett, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.



No. 187. Senate bill to authorize and empower the city council of the city of Buena Vista to raise and levy, annually, by assessment on property, and all other subjects of taxation taxable by the Commonwealth, in said city, such sums of money as it shall deem necessary or expedient to defray the expenses of said city, and to limit the amount thereof—yeas, 68; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair. Bolton, Bondurant. Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carter, Chase, Crockett, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.

No. 207. Senate bill to authorize the board of supervisors of Rockingham county to issue bonds for an amount not exceeding \$60,000 for a period of not exceeding four years—yeas, 68; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant. Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carter, Chase, Crockett, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.

No. 237. Senate bill to amend and re-enact sections 48 and 63 of an act entitled an act entitled an act to amend and re-enact an act approved July 9, 1870, and to amend and re-enact an act approved March 21, 1877, and to amend and re-enact an act approved February 17, 1890, and to re-enact an act approved January 29, 1894, relating to the charter of the town of Harrisonburg, approved March 3, 1896—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant. Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carter, Chase, Crockett, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.

No. 156. Senate bill to authorize, empower and direct the board of supervisors of the county of Norfolk to borrow money, by the issuance of bonds, a sum not to exceed one hundred and forty-five thousand dollars, for the purpose of paying off and discharging certain debts of said county caused by a deficit in the road and bridge funds of said county, on account of war time extraordinary expenses; to sell said bonds; to provide for their payment, and to authorize the board of supervisors of said county to dispense the funds so obtained—yeas, 68; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair. Bolton, Bonduraut, Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carter, Chase; Crockett, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood. Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.

No. 225. Senate bill authorizing the creation of a road commission for Halifax county; to provide for the appointment of the members of said commission; to prescribe their terms of office, their compensation, and their powers and duties—yeas, 68; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton. Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carter, Chase, Crockett, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, I.A. F., Snidow, Stephenson, Story, Taylor, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.

No. 238. Senate bill to amend and re-enact an act. approved March 2, 1888, providing for the making, changing, and working of roads in the county of Rockingham, approved March 2, 1888, as amended by an act of the General Assembly, approved March 5, 1890, as further amended by an act of the General Assembly, approved February 25, 1892, as further amended by an act of the General Assembly, approved March 2, 1894, and as further amended by the act of the General Assembly approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes. Blair. Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carter, Chase, Crockett, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.

No. 137. Senate bill to amend an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof: to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act: to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold. regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, by adding a new section thereto—yeas, 65; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Puntin, Carter, Chase, Crockett, Dickerson, Dillard, Dodson, Fuller, E. R. Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Hornce L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—65.

Motions severally made to reconsider the votes by which Nos. 109, 157, 137, 64, 187, 207, 237, 156, 225 and 238 Senate bills were passed were rejected.

The following House bills were read at length a third time and passed:

No. 250. House bill to amend and re-enact an act entitled an act to provide a new charter for the town of Front Royal, Warren county, Virginia, approved March 11, 1916, and to repeal all acts or parts of acts in conflict therewith—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Rolton, Bonduraut, Boothe, Boschen, Bowles, Brown. J. Sinclair, Buntin, Carter, Chase, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.

No. 262. House bill to amend and re-enact section five of an act approved November twenty-fourth, eighteen hundred and eighty-four, entitled an act to incorporate the town of Boykins, in the county of Southampton, and amended and re-enacted by an act approved February fourteenth, nineteen hundred and one, and amended by an act approved March sixteenth, nineteen hundred and ten—yeas, 68; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS--Messrst Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carter, Chase, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas, F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.

No. 265. House bill to amend and re-enact section 26 of an act entitled an act to provide a new charter for the town of Gretna, Pittsylvania county, and to repeal all other acts inconsistent with this act, approved March 17, 1916—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes. Blair. Bolton, Bondurant. Boothe, Boschen, Bowles, Brown. J. Sinclair, Buntin, Carter, Chase, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.

No. 266. House bill to amend and re-enact section 3 of an act entitled an act to create the city of Hopewell, in the county of Prince George; to provide temporary and permanent officers for its organization and management and to authorize the assessment and collection of revenue necessary for the permanent improvement and government of said city, approved February 26, 1916—yeas, 68;

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carter, Chase, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.

No. 268. House bill to provide a charter and special form of government for the city of Hampton, and to repeal the existing charter of said city, formerly the town of Hampton, approved May 23, 1887, and the several acts amendatory thereof, approved, respectively, February 29, 1892; February 24, 1896; March 3, 1898; January 13, 1900; January 30, 1900; February 23, 1901; the two acts of May 15, 1903; March 2, 1914; March 9, 1916, and the act of December 26, 1903, which became a law without the Governor's signature; and all other acts and parts of acts inconsistent with this act so far as they relate to the city of Hampton—yeas, 68; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carter, Chase, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps. Ozlin, Padgett, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, War-ren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.

No. 282. House bill to amend and re-enact section 28 of the charter of the city of Richmond, as heretofore amended—yeas, 68; navs, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carter, Chase, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.

No. 297. House bill to provide a new charter for the town of Narrows and to repeal all other acts and parts of acts in conflict with the provisions of this act—yeas, 68; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carter, Chase, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.

No. 169. House bill to amend and re-enact section 2252 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 448 of the Code of Virginia (1887), as heretofore amended, in relation to commissioners of revenue, approved March 16, 1918—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carter, Chase, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.

No. 241. House bill authorizing the board of supervisors of Norfolk county to levy a capitation tax for school purposes—yeas, 68; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carter, Chase, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—68.

Motions severally made to reconsider the votes by which Nos. 250, 262, 265, 266, 241, 268, 282, 297 and 169 House bills were passed, were rejected.

The following communication was received from the Goyernor:

February 25, 1920.

To the House of Delegates of Virginia:

House Bill No. 148: I approve the general purpose of this bill, but at the request of its patron I am returning it in order to provide an opportunity for amending it by adding the constitutional emergency clause.

I, therefore, recommend that this bill be amended by adding a second section to read as follows: "2. An emergency existing, this act shall be in

force from its passage."

WESTMORELAND DAVIS, Governor.

THE SPEAKER laid before the House-

No. 148. House bill to repeal an act entitled an act to provide for the opening and working of roads and keeping the same in repair, and to provide for erecting and maintaining bridges in the county of Culpeper, approved January 25, 1898, and all acts and parts of acts amendatory thereof, together with the foregoing recommendations of the Governor for amendment, and the House proceeded to reconsider the same.

The question being "Shall the House amend the bill in accordance with the recommendation of the Governor?" was put and de-

cided in the affirmative—yeas, 67: nays, 0.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bowles, Brown. J. Sinclair, Buntin, Carter, Chase, Crockett, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsdey, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—67.

Mr. Gibson moved to reconsider the vote by which the bill was amended in accordance with the recommendation of the Governor, which motion was rejected.

On motion of Mr. Hall, the House adjourned.

RICHARD L. BREWER, JR., Speaker of the House of Delegates.

JNO. W. WILLIAMS.
Clerk of the House of Delegates.

THURSDAY, FEBRUARY 26, 1920.

Prayer by Dr. Thurston B. Price, evangelist, Broad Street M. E. church.

On motion of Mr. Brown of Lynchburg, the reading of the Jour-

nal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, February 23, 1920.

The Senate has passed Senate bills entitled an act to amend and re-enact section 885 of the Code of Virginia. No. 61; an act to establish the standard of weights and measures for the following cornmill products, namely, flours, hominy, grits and meals, No. 62; an act to regulate the sizes of type to be used in certain contracts, and to prescribe the effect of the use of sizes of type other than those required, No. 145; an act to anticipate by counties, or otherwise, the construction of the State highway system, No. 227; and an act to provide for the payment of small amounts into court, and then to the parties entitled to receive the same, without the intervention of any administrator, guardian or committee, No. 243. In which they request the concurrence of the House of Delegates.

Nos. 62 and 145 Senate bills were referred to the Committee on

General Laws.

No. 61. Senate bill was referred to the Committee on Agriculture and Mining.

No. 243. Senate bill was referred to the Committee for Courts

of Justice.

No. 227. Senate bill was referred to the Committee on Roads and Internal Navigation.

No. 188. Senate bill to amend section 609 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Schools and Colleges.

No. 396. House bill to amend and re-enact section 306 of the Code of Virginia; having been considered by the committee in ses-

sion, was reported from the Committee on Rules.

No. 397. House bill to amend and re-enact section 3503 of Code of Virginia; having been considered by the committee in session, was reported from the Committee on Finance.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 398. House bill to amend and re-enact sections 2942, 2943, 2944 and 2945 of the Code of Virginia.

No. 399. House bill to provide for the contraction of the corporate limits of towns located partially in one county and partially in another.

No. 400. House bill to provide for the appointment of a commission to suggest amendments to the Constitution of Virginia and to prescribe the powers and duties of the said commission; also making an appropriation to carry the provisions of this act into effect; having been considered by the committee in session, was reported from the Committee on Rules.

House bill to authorize the school board of Newsoms school district, number eight, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Newsoms, Virginia, for the said district; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Schools and Colleges.

House bill to authorize the school board of Drewryville school district, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Drewryville, Virginia, for the said district; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend an act entitled an act to provide a new charter for the town of Abingdon, Virginia, and to repeal all other acts with reference thereto, in effect January 22, 1900; as heretofore amended by adding a new section thereto, to be known as section 23; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize, empower and require the board of supervisors of Grayson county to borrow the sum of \$90,000.00 and to issue

bonds therefor for the repair, improvement and construction of certain roads and bridges in Wilson, Elk Creek and Old Town magisterial districts of said county; to provide for the expenditure of the funds raised by such bond issue; to authorize the purchase of machinery and tools necessary therefor; to authorize the employment of civil engineers, road builders and labor; to specify the roads and parts thereof to be constructed and the amounts to be expended thereon; to provide for imposing a tax on all property, county and district, including property in any incorporated town situated within the above named districts, for the purpose of paying the interest and principal of such debts; to do all things necessary, needful or incidental to the main purposes of this act; and to declare an emergency; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to amend and re-enact sections 14 and 17 of an act entitled an act to provide a new charter for the town of Abingdon, Virginia, and to repeal all other acts with reference thereto, in effect January 22, 1900, as heretofore amended; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact sections two and four of an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair the public roads of Amherst county, as amended and re-enacted by an act approved March 2, 1898, and as further amended by an act approved March 15, 1904, which latter act was further amended by an act approved March 16, 1910, which said amendment and the amendment herein contained being for the purpose of authorizing the board of supervisors of said county to work and improve the public roads of said county, expend any surplus money on the roads and bridges of said county, and authorize the erection of toll gates on certain roads in said county for the purpose of raising revenue to maintain and build, macadamize and otherwise permanently improve roads in said county, approved February 20, 1912, as amended by an act approved

March 16, 1916, approved February 25, 1915; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to amend and re-enact sections 1, 2, 6, 7, 8, 9 and 11 of an act entitled an act to incorporate the town of Falls Church, in the county of Fairfax, approved March 30, 1875, as heretofore amended; having been considered by the Joint Committee on Special. Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to prevent the trapping of foxes in the counties of Albemarle. Nelson and Amherst: having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chereman.

The bill was referred to the Committee on Counties. Cities and Towns.

House bill to amend and re-enact an act entitled an act to empower the council of the town of Wakefield, in the county of Sussex, to issue and sell bonds to the amount of and not exceeding \$20,000,00 for the purpose of borrowing money to erect, equip and operate a plant for the manufacture, distribution and sale of electricity, or to contract for the manufacture of same; provided, that the question of such bond issue for the purpose named be first submitted to the qualified voters of said town, and to authorize said council to call an election for the submission of the same to the voters, approved February 10, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman,

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact an act entitled an act to incorporate the town of South Norfolk, in the county of Norfolk, approved September 11, 1919; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O, Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill in relation to fish ladders in Floyd county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman,

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to provide a road commission for Eastville magisterial district, in Northampton county, and to repeal previous acts; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to validate the issuance by the board of supervisors of the county of Cumberland, of bonds in the sum of sixty-four thousand one hundred and ninety-three dollars and twelve cents (\$64,-193.12) for building and permanent improvement of certain public roads in Hamilton district of said county, pursuant to an election by the duly qualified voters of said district held on the 24th day of September, 1919, by virtue of an order of the circuit court of said county entered on the 25th day of August, 1919, and to provide for the payment of interest on said bonds and to create a sinking fund for payment of same; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings. ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to amend and re-enact section 17 of an act to regulate the shooting and prevent the destruction of wild waterfowl in the waters of Back bay or its tributaries, and the lands adjacent thereto, in the county of Princess Anne, approved March 28, 1914; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend the charter of the town of Dillwyn and to submit to the qualified voters of Dillwyn, in the county of Buckingham, the question of repealing the charter of said town; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

Mr. Willis offered the following resolution: Resolved, That today the House shall consider— First: Local House bills on second reading.

Second: House bills on their second reading to which there are not more than five objections, beginning with House bill No. 300, the point at which a similar order ended at a previous session.

Third: Advance Senate bills on second reading. Fourth: House bills on their third reading. Fifth: The calendar in regular order. Which was agreed to.

Mr. Wills offered the following resolution:

Resolved, That until further ordered the chair be vacated each day, except Saturday, at 2 o'clock P. M., to be resumed at 4 o'clock P. M.; which was agreed to.

A message was received from the Senate, by Mr. Andrews, who informed the House that the Senate had passed the following joint resolution:

Resolved by the Senate, the House of Delegates concurring, That consent be, and the same is hereby, given for the introduction of the following bills: A bill appropriating five hundred dollars to the Virginia State Library for the purpose of making a library survey of the State, and distributing certain books furnished by the American Library Association; a bill to allow the jury lists made up in 1919 to be used until July, 1920, and validating juries drawn from such lists since the passage of the act of the 29th day of January, 1920, notwithstanding that act, an emergency existing for the passage of the bill aforesaid; and a bill to validate gifts for the benefit of a cemetery where the gift is not to a cemetery company, or to trustees as provided in section 59 of the Code of 1919, as amended.

In which they request the concurrence of the House of Delegates.

The resolution was agreed to.

Ordered that Mr. WILLIAMS notify the Senate the House had agreed to the joint resolution.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Mr. Boothe: A bill to amend and re-enact an act entitled an act to provide for opening and keeping in repair the public roads of Pulaski county, approved March 2, 1892, as amended and re-enacted by an act approved February 27, 1896, as amended and re-enacted by an act approved January 25, 1898, as amended and re-enacted by an act approved March 6, 1900, as amended and re-enacted by an act approved March 14, 1903, as amended and re-enacted by an act approved March 14, 1908.

By MR. Felts: A bill to change the boundary line between the

counties of Patrick and Carroll.

By Mr. Henley: A bill to authorize the mayor and council of the city of Williamsburg to sell and make conveyance of certain lots

of land owned by the said city.

By Mr. Henley: A bill to authorize the mayor and council of the city of Williamsburg, in the county of James City, State of Virginia, to borrow money, issue bonds therefor, for the purpose of completing a public school building, and providing for a submission of the issuance of bonds for this purpose to the qualified voters of the said city.

By Mr. Dodson: A bill to ratify, confirm and validate all elections, proceedings, acts or things heretofore held, done and performed in the city of Norfolk in reference to authorizing and issuing by the city of Norfolk, pursuant to chapter one hundred and twenty-two of the Code of Virginia of 1919, of thirty-year five per cent bonds of the city of Norfolk for the aggregate principal amount of six million dollars for the purpose of enlarging and improving the water supply system of the city of Norfolk.

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By Mr. Chas. F. Smith: A bill to authorize the board of supervisors of the county of Dinwiddie to levy a special tax in Westboro and Darville precincts in said county for road improvement in said precincts.

By Mr. OZLIN: A bill to authorize the chairman of the board of supervisors of Lunenburg county, who may be in office when this act takes effect, to sign certain minutes of the said board.

By Mr. Guerrant: A bill to authorize the mayor and council of the town of Bowling Green, in the county of Caroline, to issue bonds and borrow money for the purchase, or construction, and maintenance of lighting and water systems, or either, in said town.

By Mr. PRINCE: A bill for the protection of fish in Nottoway

river, in Sussex and Greenville counties.

By Mr. Powers: A bill to create a highway commission for the county of Norfolk, to provide for the appointment of said commission and prescribing its powers and duties and the powers and duties of the members thereof; imposing certain duties upon the judge of the circuit court of Norfolk county, and board of supervisors of the said county; and providing for the control, supervision, management, building, improvement, and keeping in order of the public roads and bridges within the said county; also repealing certain acts.

By Mr. Commins: A bill to amend and re-enact section 9 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919, in relation to King William county.

The morning hour having expired, the House proceeded to the business on the calendar.

No. 188. Senate bill to amend section 609 of the Code of Virginia; was read at length a first time.

The following House bills were read at length a first time and ordered to be printed:

No. 396. House bill to amend and re-enact section 306 of the

Code of Virginia.

No. 397. House bill to amend and re-enact section 3503 of the Code of Virginia.

No. 398. House bill to amend and re-enact sections 2942, 2943,

2944 and 2945 of the Code of Virginia.

No. 399. House bill to provide for the contraction of the corporate limits of towns located partially in one county and partially in another.

No. 400. House bill to provide for the appointment of a commission to suggest amendments to the Constitution of Virginia and to prescribe the powers and duties of the said commission; also making an appropriation to carry the provisions of this act into effect.

The following House bills, having been printed, were read at

length a second time and ordered to be engrossed:

No. 227. House bill to amend and re-enact sections 87 and 111 of an act entitled an act to incorporate the town of Crewe, in Nottoway county, Virginia, approved March 20, 1916.

No. 228. House bill for the protection of muskrats in Essex

county. (Amended and title amended.)

No. 319. House bill to amend and re-enact sub-section 14 of section 9 of the Acts of the General Assembly, approved March 13, 1918, entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg.

No. 333. House bill to amend and re-enact an act entitled an act to authorize and empower the board of supervisors of Roanoke county to erect and maintain toll gates on the macadamized roads of

said county, approved March 24, 1914.

No. 334. House bill to amend and re-enact section 3 of an act entitled an act to amend and re-enact sections 2, 3 and 4 of an act, approved February 8, 1908, entitled an act to amend and re-enact an act approved March 7, 1906, entitled an act to amend an act approved March 10, 1904, entitled an act to amend and re-enact an act approved April 2, 1902, entitled an act to amend and re-enact an act entitled an act to provide a road law for Campbell county, approved March 5, 1900, providing and regulating a road board for said county, and directing the disbursement of the county road fund, approved March 4, 1914.

No. 344. House bill to authorize the board of supervisors of Patrick county to borrow money for the purpose of road construction, improvement and maintenance in said county, and to issue

bonds therefor, not exceeding \$50,000.00 in amount.

No. 356. House bill requiring railroads to furnish water to live

stock awaiting shipments under certain conditions.

No. 359. House bill to amend and re-enact section 3928 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act to regulate the time and manner in which common carriers doing business in this State shall adjust and pay just freight charges and claims for loss or damage to freight, and claims for storage, demurrage and car service, approved March 24, 1914, approved March 16, 1918.

No. 363. House bill to authorize the Albemarle Power Corporation. its successors and assigns, and any public service corporation heretofore or hereafter chartered, to construct and maintain one or more dams in James river between the counties of Albemarle and Buckingham, and to divert and use the waters of said river for the

production of power.

No. 367. House bill to provide for the marking of boats engaged in the taking of fish, oysters, clams and crabs in the tidal waters of this State, for the marking of all pound nets, fike nets, purse nets, haul seines and other devices for the taking of fish in the tidal waters of this State; and to provide penalties for the violation thereof.

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No. 368. House bill to amend and re-enact section 3173 of the Code of Virginia.

No. 370. House bill to amend and re-enact section 4200 of the

Code of Virginia.

No. 374. House bill to prevent untrue, deceptive and misleading

advertising, and making such advertising a misdemeanor.

No. 385. House bill to amend and re-enact section 2039 of the Code of Virginia, authorizing the boards of supervisors of counties to appoint road supervisors for magisterial districts, and to fix their

compensation.

No. 379. House bill making the town of Appalachia a separate road district of the county of Wise, and authorizing and directing the board of supervisors of Wise county to collect and pay over to the town of Appalachia the road tax assessed by the county of Wise, for the year nineteen hundred and twenty, on the real and personal property in said town.

No. 380. House bill to amend and re-enact section 2 of the road

law of Montgomery county, as approved March 14, 1910.

No. 381. House bill to authorize the board of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties.

No. 383. House bill to amend and re-enact section 2 of an act entitled an act to provide for the building and improvement of public roads in the county of Surry, and prescribing the powers and duties of road boards in the several magisterial districts of said county, approved February 9, 1916.

No. 388. House bill to amend the charter of the town of Bedford, being chapter 165 of the Acts of the Assembly, 1912, approved March 12, 1912, so as to expressly authorize sales and conveyances

of certain lands owned by the town.

No. 386. House bill to authorize the school board of Floyd magisterial district, of the county of Scott, Virginia, to borrow money for the purpose of erecting a school building in Dungannon in the said district, in said county of Scott, and to issue bonds therefor, not to exceed the sum of fifty thousand dollars.

No. 303. House bill concerning slander and libel and prescrib-

ing the punishment therefor.

No. 395. House bill to amend and re-enact section 4988 of the Code of Virginia.

No. 307. House bill to amend and re-enact section 2543 of the

Code of Virginia.

No. 308. House bill to permit females to qualify, give bond and act as deputy clerks in all courts of this Commonwealth; and to validate certain acts heretofore performed by females acting as such deputy clerks.

No. 310. House bill to provide for relief from employment on Sundays of certain employees of the State and the departments

thereof.



No. 311. House bill to amend and re-enact section 3194 of the

Code of Virginia.

No. 314. House bill to amend an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, by adding thereto a new section to be numbered 49-a.

No. 316. House bill to amend and re-enact section 2385 of the

Code of Virginia.

No. 324. House bill to provide for the control and prevention of venereal diseases; to provide for the reporting by physicians and other persons of said diseases; to provide for the apprehension, treatment and detention of promiscuous carriers; to provide for the protection of other persons from infection by venereally diseased persons; to provide the penalty for the violations of this act, and to

provide for the maintenance of persons convicted hereunder.

No. 325. House bill to provide for the vocational rehabilitation and education of employees injured in the course of their employment; to create and establish a division for vocational rehabilitation under the control and supervision of the industrial commission of Virginia; to provide for co-operation with the United States government in the prosecution of similar work, and to make an appropriation to carry said act into effect.

No. 309. House bill to amend and re-enact section 5019 of the

Code of Virginia. (Amended.)

No. 274. House bill to amend and re-enact sections 3184, 3187, 3188 and 3254 of the Code of Virginia. (Amended.)

No. 246. House bill to amend and re-enact section 4956 of the

Code of Virginia.

No. 320. House bill to refund money improperly collected from the Virginia Hot Springs Company paid into the treasury of the State.

No. 322. House bill to refund money improperly collected from the Monticello Hotel, B. J. Lowenberg, Mgr.; Monticello Hotel, C. H. Consolvo, Mgr.; Fairfax Hotel, J. F. Bell, Mgr.; Fairfax Hotel, M. L. Hamburger, Mgr.; Lynnhaven Hotel, R. A. Dodson, Mgr.; Lynnhaven Hotel, Lynnhaven Hotel Corporation, owner; Lynnhaven Hotel, H. Bothman, Mgr.; Lorraine Hotel, Harry E. Tabb, Mgr.; Lorraine Hotel, R. A. Dodson, Mgr.; Victoria Hotel, A. A. DuBois, Mgr.; Victoria Hotel, H. M. Sparrow, Mgr.; Victoria Hotel, Sparrow and Orebaugh, Mgrs.

No. 323. House bill to refund money improperly collected from the Hotel Richmond Corporation, Jefferson Realty Corporation, Lexington Hotel Company, Inc., Murphy's Hotel, Inc., and Hotel Stumpf, E. A. Stumpf, proprietor, paid into the treasury of the

State.

No. 358. House bill to authorize and empower the board of supervisors of Culpeper county to borrow forty thousand dollars for

the purpose of resurfacing and otherwise improving the macadam roads in Catalpa and Stevensburg magisterial districts in said

county.

No. 360. House bill to amend and re-enact an act entitled an act to authorize and require the board of supervisors of Warren county to issue bonds of the said county not in excess of fifteen thousand dollars (\$15,000.00) to bear interest at the rate of five per centum per annum; to pay for the completion of the road leading from Browntown to Bentonville, in South River district in said county; and to levy a tax on the taxable property of said district to pay the interest on said bonds and provide a sinking fund for their redemption, approved February 10, 1920.

No. 362. House bill to authorize the town council of Blackstone, in the county of Nottoway, to levy a special tax to equip and

maintain a fire department.

No. 364. House bill for the protection of certain fish in Stafford

and King George counties.

No. 365. House bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton and State of Virginia, to issue bonds and borrow money for the construction, repair, improvement, enlargement, extension and maintenance of the lighting system of said town.

No. 366. House bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton and State of Virginia, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and

sewer systems of the said town.

No. 377. House bill to provide for the boards of supervisors of the counties in the State of Virginia using any funds, heretofore or hereafter raised by a bond issue, in any county or magisterial district in Virginia, for building and keeping in repair the public roads of such county or magisterial district, on the roads which the voters have designated by their votes it shall be used; and providing that such fund be used by the boards of supervisors of such counties, free from the control of the State Highway Commission, and for this purpose to prescribe the specifications for the repair and construction of such roads.

No. 345. House bill to amend and re-enact chapter 654 of the Acts of Assembly, 1897-98, entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of that county and levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the Acts of 1899-1900, and as amended and re-enacted by chapter 144 of the Acts of 1904, and as further amended by an act approved March 17, 1916.

No. 351. House bill to authorize the town of Coeburn, in the county of Wise, Virginia, to issue bonds not exceeding the sum of eighty thousand dollars for the purpose of building and maintaining a sewerage and water system, or either, as the council may determine; to allow the council of said town to issue said bonds if

the same shall be authorized by a majority of the qualified voters, and to levy and collect a special tax to pay the interest thereon, and create a sinking fund for the redemption thereof at maturity.

No. 352. House bill to amend and re-enact sections 54 and 70 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March 3,

1892, as heretofore amended.

No. 353. House bill to add a new section to the charter of the city of Radford, to be known as section 70, in relation to a civil and police justice, providing for his election or appointment and qualifications, describing his powers, duties, jurisdiction, term of office and compensation, and repealing all acts and parts of acts and all charter provisions in conflict herewith.

No. 354. House bill to amend and re-enact section 3210 of the

Code of Virginia.

No. 355. House bill to amend and re-enact sections 2 and 5 of article 2, and section 1 of article 3 of an act entitled an act to incorporate the town of Phoebus, in Elizabeth City county, approved January 22, 1900, as heretofore amended by an act approved March 2, 1914, and by an act approved March 1, 1916.

No. 326. House bill to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches, and to create a board of quarantine commissioners and a quarantine medical officer for said district, approved February 26, 1877, and all

acts amendatory thereof.

No. 329. House bill to require able-bodied persons over sixteen

years of age to support their parents.

No. 330. House bill to amend and re-enact section 1906, chapter 78, of the Code of Virginia, relating to delinquent, dependent and destitute children.

No. 332. House bill to amend and re-enact section 3594 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 1359 of the Code of Virginia as heretofore amended with reference to grain to be ground in turn; amount of toll; penalty for violations, approved March 16, 1918.

No. 338. House bill to provide for furnishing members of the board of bar examiners and their secretary and treasurer with

copies of the annotated Code of 1919.

No. 339. House bill to amend and re-enact section 6437 of the Code of Virginia.

No. 341. House bill to amend and re-enact section 882 of the

Code of Virginia.

No. 347. House bill to prescribe the procedure and conditions under which a public service corporation, if it becomes necessary in the construction of its works, or in changing its grade, or in double-tracking the same, may cross at grade any county road.

No. 349. House bill to amend and re-enact section 2052 of the

Code of Virginia.



The following House bills were, on motions severally made, dismissed:

No. 350. House bill to amend and re-enact an act, approved March 2, 1888, providing for the making, changing and working of roads in the county of Rockingham, approved March 2, 1888, as amended by an act of the General Assembly, approved March 5, 1890, as further amended by an act of the General Assembly, approved February 25, 1892, as further amended by an act of the General Assembly, approved March 2, 1894, and as further amended by the act of the General Assembly, approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly

amended by an act approved September 10, 1919.

No. 357. House bill to amend sections 2 and 4 of an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair the public roads of Amherst county, as amended and re-enacted by an act approved March 2, 1898, and as further amended by an act approved March 15, 1904, which latter act was further amended by an act approved March 16, 1910, which said amendment and the amendment herein contained being for the purpose of authorizing the board of supervisors of said county to work and improve the public roads of said county, expend any surplus money on the roads and bridges of said county and authorize the erection of toll gates on certain roads in said county for the purpose of raising revenue to maintain and build, macadamize and otherwise permanently improve roads in said county, approved February 20, 1912, as amended by an act approved March 16, 1916, approved February 28, 1918.

No. 361. House bill to authorize the town of Bedford to change its form of government so as to conform to the city manager plan.

No. 305. House bill to reduce the costs of appeals in the Supreme

Court of Appeals in certain cases.

No. 375. House bill to amend and re-enact section 3762 of the Code of Virginia, was, on motion of Mr. Ozlin, committed to the Committee on Roads and Internal Navigation.

The following Senate bills were read at length a second time:

No. 143. Senate bill to amend and re-enact section 1029 of the Code of Virginia in relation to testing the legality of detention of persons adjudged insane, epileptic, feeble-minded or inebriate.

No. 162. Senate bill for the protection of patients and inmates of State hospitals and colonies for the insane, epileptic and feebleminded from improper and unlawful marriages, and providing pun-

ishment for violation of this act.

No. 210. Senate bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as amended and re-enacted by an act entitled an act to amend and re-enact section 13

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of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, approved March 17, 1910.

No. 208. Senate bill to amend and re-enact section 2252 of the

Code of Virginia.

No. 21. Senate bill to amend and re-enact section 2506 of the

Code of Virginia, 1919, to a clerk of any court.

No. 160. Senate bill for the protection of certain kinds of game birds, and to regulate the killing, injuring, destruction and capture of same.

No. 167. Senate bill to provide how a charter of a town granted by a court may be annulled and repealed.

No. 164. Senate bill for the protection of elk in the State; to regulate the killing, injuring, destruction and capturing of same.

No. 128. Senate bill to amend and re-enact section 1615 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 8 of an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia, and to repeal all acts or part of act of the General Assembly of Virginia, and any section of the Code of Virginia in connection with the provisions thereof, especially an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia, approved February 22, 1894, and sections 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751 and 1752 of the Code of Virginia of 1887; and all amendments thereto, approved March 13, 1912, approved March 27, 1918.

No. 213. Senate bill to amend and re-enact section 1923 of the Code of Virginia, relating to causing or encouraging children under

eighteen years of age to commit misdemeanors, etc.

No. 114. Senate bill to provide for the payment of bounties for

the killing of certain predatory birds and animals.

No. 230. Senate bill providing that any newspaper published in a city adjoining or wholly or partly within the geographical limits of any county shall be deemed to be published in such county or counties as well as in such city.

No. 78. Senate bill to prescribe the conditions under which industrial insurance companies may be organized or licensed to do

business in the State of Virginia.

No. 73. Senate bill to provide for the organization, operation and supervision of fire insurance rate-making bureaus; to provide for a review of rates and rules fixed by such bureaus for insurance upon property in this State; to prohibit discrimination in such rates; to regulate all agreements between fire insurance companies or their agents affecting such rates; and empowering the commissioner of insurance to reduce fire insurance rates, and providing penalty for violation.

No. 233. Senate bill to amend and re-enact section 3394 of the Code of Virginia.

No. 231. Senate bill to amend and re-enact section 5889 of the

Code of Virginia.

No. 197. Senate bill to amend and re-enact section 16 of an act approved January 30, 1888, entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Boston, in the county of Halifax, as amended and re-enacted by an act entitled an act to amend and re-enact sections 15 and 16 of an act entitled an act to incorporate the town of South Boston, in the county of Halifax, approved January 30, 1888, approved February 29, 1896, prohibiting the assessment of persons and property within the town with or levies for poor rates or school taxes except such as are levied by the State or by the council of the town, and prohibiting the assessment by the county of Halifax of levies or taxes upon the persons or property within the town for constructing, repairing or keeping in order the public roads of the county, except to pay the principal and interest of certain bonds proposed to be issued by the county of Halifax, for the construction, improvement and maintenance of public roads in the county; and providing for the ascertainment of the county levy within the town, and the method of collecting the same.

No. 222. Senate bill enabling county boards of supervisors in certain counties to order and pay for certain public improvements

through levy of special assessments.

No. 224. Senate bill to authorize and empower the board of supervisors of Halifax county to borrow money and issue notes therefor.

No. 250. Senate bill to invest in boards of supervisors of counties adjoining and abutting a city with a population of 125,000 or more inhabitants, as shown by United States census, the same powers and authority now vested or hereafter conferred upon common councils of cities and towns.

A message was received from the Senate, by Mr. OLIVER, who informed the House that the Senate had amended, in accordance with the recommendation of the Governor, Senate bill entitled an act to amend and re-enact section 3435 of the Code of Virginia, No. 272.

THE SPEAKER laid the bill before the House with the recommenda-

tion of the Governor as follows:

COMMONWEALTH OF VIRGINIA.

GOVERNOR'S OFFICE, RICHMOND, February 25, 1920.

To the Senate of Virginia:

Senate Bill Number 272: I approve the general purposes of this bill, but am returning it with the recommendation that the salary of the Auditor of Public Accounts be fixed at an amount not to exceed \$5,000 per annum, which is the amount fixed for the salary of the Auditor of Public Accounts by the Senate Finance Committee and the Committee on Appropriations of the House of Delegates sitting jointly to consider the budget: and, for the further reason, that I do not think under the existing provisions of the Constitution of Virginia, that the salary of any State officer should be increased to an amount greater than \$5,000 per annum.

I recommend, therefore, that this bill be amended as follows: Sec. 3435—At the end of line 3 strike out the word "two", and at the beginning of line 4 strike out the words "hundred and fifty". In line 7, after the word "proper", insert comma and the words "not in conflict with law."

> WESTMORELAND DAVIS, Governor.

The House proceeded to reconsider the same. The question being "Shall the House amend the bill in accordance with the recommendation of the Governor?" was put and decided in the affirmative—yeas, 72; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Massey, Moffett, Noland, Nottingham, Omps. Ozlin, Padgett, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—72.

Mr. Jesse moved to reconsider the vote by which the House amended the bill in accordance with the recommendation of the Governor, which motion was rejected.

The hour of 2 o'clock P. M. having arrived, the chair was vacated until 4 o'clock P. M.

THURSDAY, FEBRUARY, 26—AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

The following House bills were read at length a third time and passed:

No. 141. House bill to amend and re-enact section 57 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions

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under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bondurant, Boothe, Boschen, Bowles, Buntin, Carter. Chase, Cherry, Commins, Dickerson, Dillard, Dodson, Ewell, Flanagan, Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gliplin, Gordon, Gray, Groome, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robinson, Rodgers, Ruebush, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Wilcox, Wilkins, Young, Mr. Speaker—70.

No. 175. House bill to provide for the organization, operation and supervision of fire insurance rate-making bureaus; to provide for a review of rates and rules fixed by such bureaus for insurance upon property in this State; to prohibit discrimination in such rates; to regulate all agreements between fire insurance companies or their agents affecting such rates; and empowering the commissioners of insurance to reduce fire insurance rates, and providing penalty for violation—years, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter. Chase, Cherry, Commins, Dickerson, Dillard, Dodson, Ewell. Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon Gray, Green, Haddon, Hall. Henley, Hicks, E. A., Hicks, W. F., Horsley, Hyatt, Jesse, Joyce, Moffett, Noland, Norris, Nottingham. Omps, Ozlin. Padgett, Powers, Price, Ramsey, Rew, Rodgers, Ruebush. Shelton, Shepherd, Sinclair, Smith, Chas F., Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Turner, Wallace, Wilcox, Wilkins, Williams, Young, Mr. Speaker—68.

No. 140. House bill to amend and re-enact sections 1, 3, 4, 5 and 6 of an act entitled an act to authorize and regulate the exchange of certain classes of reciprocal and inter-insurance contracts among individuals, partnerships and corporations, empowering corporations generally to make such contracts, regulating process in suits on such contracts, and prescribing certain fees, taxes and licenses and penalty for violation, approved March 20, 1918—yeas, 70; nays, 0.



The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Carpenter, Carter, Chase, Commins, Deans, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Hall, Henley, Hicks, E. A., Horsley, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—70.

No. 144. House bill to amend and re-enact section eighteen of the tax law, as amended by an act approved March twenty, nineteen hundred and eighteen, entitled an act to amend and re-enact sections eighteen, nineteen and twenty of an act entitled an act to raise revenue for the support of the government and the public free schools. and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section one hundred and eightynine of the Constitution, approved April sixteenth, nineteen hundred and three, and acts amendatory thereof, and to segregate to localities the tax upon shares of stock of banks, banking associations, trust and security companies—yeas, 75; nays, 4.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Dickerson, Dillard, Dodson, Ewell, Flanagan, Fuller, R. H., Fulton, Commins, Dickerson, Dillard, Dodson, Ewell, Flanagan, Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Green, Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Norris, Omps, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilkins, Williams, Young—75.

NAYS-Messrs. Fuller, E. R., Gordon, Wilcox, Mr. Speaker-4.

No. 149. House bill to amend and re-enact section 2039 of the Code of Virginia—yeas, 65; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, Mayo C., Carpenter, Carter, Cherry, Commins, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson Gordon, Gray, Hall, Henley, Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Massey, Moffett, Noland, Norris, Nottingham, Ozlin, Padgett, Pitts, Powers, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker-65.

No. 151. House bill to amend and re-enact an act entitled an act to prevent unfairness, imposition or fraud in the sale or disposition of certain securities herein defined by requiring an inspection thereof, providing for such inspection, supervision and regulation of the business of any person, association, partnership, or corporation, engaged or intending to engage, whether as principal, broker, or agent, in the sale of any such securities in the State of Virginia as may be necessary to prevent unfairness, imposition or fraud in the sale or disposition of said securities, and prescribing penalties for the violation thereof, approved March 23, 1918—yeas, 65; nays, 2.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes. Blair. Bolton, Bondurant, Boschen. Bowles, Carpenter, Carter, Chase, Cherry, Commins, Deans, Dickerson, Dodson, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Groome, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Massey, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett. Pitts, Powers, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Stephenson, Story, Tabb, Taylor, Templeton, Turner, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—65.

NAYS-Messrs, McNutt, Snidow-2.

No. 156. House bill to amend and re-enact section 136 of the Code of Virginia—yeas, 58; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bolton, Bondurant, Boothe, Boschen, Brown, Mayo C., Carpenter, Carter, Chase, Commins, Deans, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hundley, Hurt, Hyatt, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Watts, Wilcox, Williams, Young, Mr. Speaker—58.

NAYS-Messrs. Gordon, Jesse-2.

Motions severally made to reconsider the votes by which Nos. 175, 140, 144, 149, 151 and 156 House bills were passed, were rejected.

On motion of Mr. Stephenson, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

FRIDAY, FEBRUARY 27, 1920.

Prayer by Rev. J. T. Mastin, secretary State Board of Charities and Corrections.

On motion of Mr. McNurr, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their clerk, was read as follows:

In Scnate, February 26, 1920.

The Senate has amended, in accordance with recommendation of the Governor, House bill entitled an act to repeal an act entitled an act to provide for the opening and working of roads and keeping the same in repair, and to provide for erecting and maintaining bridges in the county of Culpeper, approved January 25, 1898, and all acts and parts of acts amendatory thereof, No. 148.

They have agreed to House amendments to Senate bill entitled an act to amend section 2726 of the Code of Virginia, No. 97.

They have passed House bills entitled an act to amend and reenact section 89 of an act entitled an act to provide for the settlement, registration, transfer, and assurance of titles to lands, and to establish courts of land registration with jurisdiction for said purposes, and to make uniform the laws of the States enacting the same, approved February 24, 1916, as amended by an act approved March 20, 1916, and as further amended by an act approved March 20, 1918, No. 51; an act to amend and re-enact sections 2332, 2333, 2334, 2335 and 2336 of the Code of Virginia, relative to the assessment and collection of omitted taxes and levies, No. 72; an act to amend and re-enact section 2773 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 852 of the Code of Virginia of 1887, as amended by an act approved March 14, 1908, approved March 6, 1918, and an act entitled an act to amend and re-enact section 852 of the Code of 1887, as amended by an act approved March 14, 1908, relating to compensation to clerks of boards of supervisors, approved March 14, 1918, No. 76; an act to provide when and to what extent the statute of limitations shall be suspended by proceedings in creditors' suits, as to claims provable therein, No. 121; an act to provide for the drainage of lands in the county of Prince Edward, No. 130; an act to amend and re-enact section 1486 of the Code of Virginia, No. 131; an act to amend and re-enact section 2274 of the Code of Virginia, No. 208; an act to amend section 3 of an act approved March 3, 1892, entitled an act making an annual appropriation to the Confederate Soldiers' Home, and in consideration therefor accepting a conveyance from R. E. Lee Camp, No. 1, Confederate Veterans, of the property owned by it and now used for said home, so as to extend the time when the possession and control of the property, conveved in the deed from R. E. Lee Camp, No. 1, Confederate Veterans, to the Commonwealth of Virginia, dated March 24, 1892, shall pass from the grantor to the grantee in said deed; and to further extend the time when the possession and control of said property shall pass from the grantor to the grantee in said deed, No. 46; an act to amend and re-enact section 3775 of the Code of Virginia, No. 153; an act to amend and re-enact section two of an act entitled an act to incorporate the town of Dillwyn, in Buckingham county, Virginia, approved March 12, 1912, No. 160; an act to authorize payment of State taxes and local levies for the year 1919 in the district of any commissioner of the revenue where the assessment of taxes and levies which he was required by law to make, were not made upon the land, personal property and income books as required by law on or before December 31, 1919, where such commissioner of the revenue retired from office on that date; and to authorize payment of State taxes and levies within the period of sixty days after same has been duly assessed without payment of penalty, No. 173; an act to authorize and empower the judge of the circuit court of the county of Prince Edward, to have conveyed to the Rice Local Union, No. 63, of the Prince Edward County Branch of the Farmers' Educational and Cooperative Union of America, or any other farmers' organization, certain land at Rice, in the county of Prince Edward, No. 183; an act to repeal section 3 and to amend and re-enact sections 4 and 5, and to enact section 5-a and section 21-a, and to amend and re-enact sections 34 and 39 and 44, 49 and 57 of an act entitled an act to amend and re-enact an act entitled an act to provide for a new charter for the town of Farmville, approved February 10, 1890, as amended by an act to amend and re-enact section 18 of the charter of the town of Farmville, approved February 9, 1898; and as amended by an act to amend and re-enact sections 1 and 13, and 21, of an act entitled an act to provide a new charter for the town of Farmville, approved February 20, 1900, as amended by an act to amend and re-enact section 21 of the charter of the town of Farmville, approved February 8, 1901, as amended and re-enacted by an act approved March 12, 1912, No. 185; an act to authorize the city of Newport News to issue twenty-five thousand dollars (\$25,000.00) of bonds for the purpose of acquiring the necessary land and in erecting and constructing buildings for fire stations thereon, No. 187; an act to authorize the city of Newport News to issue one hundred and twenty-five thousand dollars (\$125,000.00) of bonds for rebuilding, repairing and redecking bridges over railway tracks in said city, No. 188; an act to authorize the city of Newport News to issue one hundred thousand dollars (\$100,000.00) of bonds for the purpose of erecting, constructing and equipping a jail, No. 189; an act to authorize the city of Newport News to issue one hundred thousand dollars (\$100,000.00) of bonds for the purchasing of necessary real estate and in erecting, constructing and installing incinerators in said city, No. 190; and an act to authorize the town of Narrows to appropriate \$7,500 towards the erection by the Pearisburg school district, of a public high school building in said town, and to provide for the issuing of the bonds of the town to raise the money for the said purpose, No. 197.

And they have passed, with amendments, House bills entitled an act to amend and re-enact section 2958 of the Code of Virginia in relation to annexation of territory by cities or towns, No. 49; an act to amend section 3027 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to provide in cities containing forty thousand inhabitants or more

for the appointment of matrons for the jails, and to fix their compensation and to provide how the same shall be paid, approved March 12, 1908, approved March 16, 1918, No. 94; an act to amend and re-enact section 2769 of the Code of Virginia, 1919, and to repeal an act entitled an act to amend and re-enact section 848 of the Code of Virginia, 1887, as heretofore amended, in relation to the compensation of supervisors, approved March 14, 1918, No. 50; an act to repeal an act entitled an act to prohibit the hunting or shooting of rabbits in Mathews and Middlesex counties, approved March 16, 1916, No. 91; an act to authorize and empower the board of supervisors of the county of Dickenson, Virginia, to lay a special county levy to raise money for the purpose of providing for the construction of a county memorial, industrial and high school building, to be built in the town of Clintwood, in Dickenson county, Virginia, and providing for the securing of land upon which to erect said building, and to erect and equip said building, and to authorize and empower the said board of supervisors of said county to lay a special district levy in the Clintwood magisterial district in said county to raise money for the purpose of supplementing said special county levy, and also to authorize and empower the town council of the said town of Clintwood to lay a special town levy in the said town to raise money for the purpose of also supplementing said special county levy. The said school building to be known as the Dickenson county memorial, industrial and high school building, and the said school building shall stand as a monument and memorial to the soldiers, sailors and marines from said county of Dickenson in the late world's war, who lost their lives in this war, No. 118; an act to authorize and empower the town council of the town of Farmville, Virginia, to negotiate a loan for the purpose of paying off and discharging the floating debt of said town caused by urgent and needful repairs to the streets and public utilities owned by the town, said debt being incurred by war times and extraordinary high cost of labor and materials; to issue bonds for said loan to provide for payment of interest and principal thereof and to provide a sinking fund, No. 193; an act to allow members of the United States naval reserve force, while not on active duty in said United States naval reserve force, to hold office under the government of this Commonwealth or the political or administrative sub-divisions thereof, No. 215; an act to authorize the board of supervisors of Appomattox county to levy an additional capitation tax, as provided by section 173 of the Constitution of Virginia, No. 226; an act to provide for an election by the qualified voters of Grafton magisterial district, in the county of York, State of Virginia, for a bond issue by said district, for the purpose of building a high school in said district for white children, and to determine by said election at what place in said district said school shall be built, No. 239; and an act to amend and re-enact section 32 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits.

or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, No. 73. In which they request the concurrence of the House of Delegates.

Nos. 49, 94, 50, 91, 118, 193, 215, 226, 239 and 73 House bills

were, on motions severally made, placed on the calendar.

The following Senate bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 146. Senate bill to amend and re-enact sections 12, 26, 29, 30, 31, 32, 38, 39, 42, 48, 53, 55, 57, 68 and 75 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918.

No. 200. Senate bill to amend and re-enact section 6003 of the

Code (1919).

No. 121. Senate bill to amend and re-enact section 5106 of the

Code of Virginia.

No. 170. Senate bill to amend and re-enact section 340 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Officers and Offices at the Capitol.

No. 131. Senate bill to amend and re-enact sections 2591 and

2601 of the Code of Virginia, in relation to the settlement of the public debt, and to authorize the board of sinking fund commissioners to fund certain bonds of the Chesapeake and Ohio Canal Company, of the face value of \$6,500.00; having been considered by the committee in session, was reported from the Committee on Appropriations.

No. 67. Senate bill to provide for public health nursing, health examinations and physical education of school children, and to make an appropriation therefor, also to repeal an act entitled an act to provide for public health nursing and medical inspection and health inspection of school children, approved March 15, 1918; having been considered by the committee in session, was reported from the Committee on Schools and Colleges.

The following House bills, having been considered by the committee in session, were reported from the Committee on Appropriations:

No. 401. House bill to amend and re-enact section 3454 of the

Code of Virginia.

No. 402. House bill to appropriate certain sums of money from the Virginia State treasury in aid of duly organized Confederate memorial associations of this State, having in charge and that expend such money upon cemeteries containing the graves of Confederate soldiers or sailors.

No. 403. House bill to provide for a portrait of the late Senator Thomas S. Martin, and to make appropriation therefor out of

the public funds.

No. 404. House bill to amend and re-enact section 1569 of the Code of Virginia; having been considered by the committee in ses-

sion, was reported from the Committee on General Laws.

No. 405. House bill to amend and re-enact sections 4099, 4100, 4105, 4110, 4111, 4113, 4115, 4120, 4121, 4122, 4123 and 4129 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Insurance and Banking.

The following House bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 406. House bill to provide State owned text books for the elementary grades of the public schools and to appropriate money

therefor.

No. 407. House bill to authorize the school board of Drewry-ville school district, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Drewryville, Virginia, for the said district.

No. 408. House bill authorizing the board of supervisors of Prince Edward county to levy a capitation tax for school and road

purposes.

No. 409. House bill to authorize the school board of Newsoms

school district, number eight, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Newsoms, Virginia, for the said district.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 410. House bill to amend and re-enact an act entitled an act to incorporate the town of Falls Church, in the county of Fairfax, approved March 30, 1875, as heretofore amended.

No. 411. House bill to repeal an act to authorize the city of Bristol to lease or sell the Gauthier property in said city, approved

September 9, 1919.

No. 412. House bill to amend the charter of the town of Dillwyn, and to submit to the qualified voters of Dillwyn, in the county of Buckingham, the question of repealing the charter of said town.

No. 413. House bill to amend and re-enact sections 1, 2, 6, 7, 8, 9 and 11 of an act entitled an act to incorporate the town of Falls Church, in the county of Fairfax, approved March 30, 1875, as here-tofore amended.

No. 414. House bill to amend and re-enact an act entitled an act to empower the council of the town of Wakefield, in the county of Sussex, to issue and sell bonds to the amount of and not exceeding \$20,000.00 for the purpose of borrowing money to erect, equip and operate a plant for the manufacture, distribution and sale of electricity, or to contract for the manufacture of same; provided, that the question of such bond issue for the purpose named be first submitted to the qualified voters of said town, and to authorize said council to call an election for the submission of the same to the voters, approved February 10, 1920.

No. 415. House bill to amend and re-enact an act entitled an act to incorporate the town of South Norfolk, in the county of Nor-

folk, approved September 11, 1919.

No. 416. House bill to prevent the trapping of foxes in the

counties of Albemarle, Nelson and Amherst.

No. 417. House bill to amend and re-enact section 17 of an act to regulate the shooting and prevent the destruction of wild water-fowl in the waters of Back bay or its tributaries, and the lands adjacent thereto, in the county of Princess Anne, approved March 28, 1914.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 418. House bill to amend and re-enact section 6239 of the Code of Virginia.

No. 419. House bill to amend and re-enact sections 5614 and 5619 of the Code of Virginia.

No. 420. House bill to amend and re-enact section five thousand nine hundred and eleven of the Code of Virginia, providing for the jurisdiction of circuit courts in cities which have, since the present Constitution went into effect, undergone transition from cities of the second class to cities of the first class.

No. 421. House bill prohibiting attorneys for the Commonwealth from acting as attorneys for public service corporations.

No. 110. House bill to provide for the tuberculin testing of and indemnity for dairy and breeding cattle slaughtered on account of tuberculosis, and to appropriate money for the expenses thereof; heretofore committed to the Committee on Appropriations, was reported back with an amendment.

House joint resolution relative to the education of our youth for service in the American merchant marine; having been considered by the committee in session, was reported from the Committee

on Schools and Colleges.

House bill for the protection of fish in Nottoway river, in Sussex and Greenville counties; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the mayor and council of the town of Bowling Green, in the county of Caroline, to issue bonds and borrow money for the purchase, or construction, and maintenance of lighting and water systems, or either, in said town; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the mayor and council of the city of Williamsburg to sell and make conveyance of certain lots of land owned by the said city; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special. Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the mayor and council of the city of Williamsburg, in the county of James City, State of Virginia, to borrow money, issue bonds therefor, for the purpose of completing a public school building, and providing for a submission of the issuance of bonds for this purpose to the qualified voters of the said city; having been considered by the Joint Committee on Special. Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to ratify, confirm and validate all elections, proceedings, acts or things heretofore held, done and performed in the city of Norfolk in reference to authorizing and issuing by the city of Norfolk, pursuant to chapter one hundred and twenty-two of the Code of Virginia of 1919, of thirty-year five per cent bonds of the city of Norfolk for the aggregate principal amount of six million · dollars for the purpose of enlarging and improving the water supply system of the city of Norfolk; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to change the boundary line between the counties of Patrick and Carroll; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and

House bill to amend and re-enact an act entitled an act to provide for opening and keeping in repair the public roads of Pulaski county, approved March 2, 1892, as amended and re-enacted by an act approved February 27, 1896, as amended and re-enacted by an

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act approved January 25, 1898, as amended and re-enacted by an act approved March 6, 1900, as amended and re-enacted by an act approved May 14, 1903, as amended and re-enacted by an act approved March 14, 1908; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to authorize the board of supervisors of the county of Dinwiddie to levy a special tax in Westboro and Darville precincts in said county for road improvement in said precincts; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to authorize the chairman of the board of supervisors of Lunenburg county, who may be in office when this act takes effect, to sign certain minutes of the said board; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to create a highway commission for the county of Norfolk; to provide for the appointment of said commission and prescribing its powers and duties and the powers and duties of the members thereof; imposing certain duties upon the judge of the circuit court of Norfolk county, and board of supervisors of the said county; and providing for the control, supervision, management, building, improvement, and keeping in order of the public roads and bridges within the said county; also repealing certain acts; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to amend and re-enact section 9 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919, in relation to King William county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Roads and Internal Navigation.

Mr. Wills offered the following resolution:

Resolved, That House bills on their third reading be considered until completed, when the calendar shall be called in regular order; which was agreed to.

A message was received from the Senate, by Mr. Parsons, who informed the House that the Senate had agreed to the following

joint resolution:

Resolved by the Senate, the House of Delegates concurring, That consent be, and the same is hereby, given for the introduction of a bill to declare void, as between the parties, all deeds, deeds of trust and mortgages if the same be not recorded within thirty days from their date.

In which they request the concurrence of the House.

The resolution was agreed to.

Ordered that Mr. Gibson inform the Senate that the House had agreed to the resolution.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Mr. Gordon: A bill to authorize the county of Louisa to borrow money and issue bonds for a sum not exceeding two hundred thousand dollars (\$200,000.00).

By Messrs. Wallace and Powers: A bill to authorize the board of supervisors of any county constituting a judicial circuit to supplement the fees of any constable therein by the payment of a salary.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 146. Senate bill to amend and re-enact sections 12, 26, 29, 30, 31, 32, 38, 39, 42, 48, 53, 55, 57, 68 and 75 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918.

No. 200. Senate bill to amend and re-enact section 6003 of the

Code (1919).

No. 121. Senate bill to amend and re-enact section 5106 of the Code of Virginia.

No. 170. Senate bill to amend and re-enact section 340 of the

Code of Virginia.

No. 131. Senate bill to amend and re-enact sections 2591 and 2601 of the Code of Virginia, in relation to the settlement of the public debt, and to authorize the board of sinking fund commissioners to fund certain bonds of the Chesapeake and Ohio Canal Company, of the face value of \$6,500.00.

No. 67. Senate bill to provide for public health nursing, health examinations and physical education of school children, and to make an appropriation therefor, also to repeal an act entitled an act to provide for public health nursing and medical inspection and health

inspection of school children, approved March 15, 1918.

The following House bills were read at length a first time and ordered to be printed:

No. 401. House bill to amend and re-enact section 3454 of the

Code of Virginia.

No. 402. House bill to appropriate certain sums of money from the Virginia State treasury in aid of duly organized Confederate memorial associations of this State, having in charge and that expend such money upon cemeteries containing the graves of Confederate soldiers or sailors.

No. 403. House bill to provide for a portrait of the late Senator Thomas S. Martin, and to make appropriation therefor out of the

public funds.

No. 404. House bill to amend and re-enact section 1569 of the

Code of Virginia.

No. 405. House bill to amend and re-enact sections 4099, 4100, 4105, 4110, 4111, 4113, 4115, 4120, 4121, 4122, 4123 and 4129 of the Code of Virginia.

No. 406. House bill to provide State owned text books for the

elementary grades of the public schools and to appropriate money therefor.

No. 407. House bill to authorize the school board of Drewryville school district, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Drewryville, Virginia, for the said district. No. 408. House bill authorizing the board of supervisors of

No. 408. House bill authorizing the board of supervisors of Prince Edward county to levy a capitation tax for school and road

purposes.

No. 409. House bill to authorize the school board of Newsoms school district, number eight, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Newsoms, Virginia, for the said district.

No. 410. House bill to amend and re-enact an act entitled an act to incorporate the town of Falls Church, in the county of Fairfax, approved March 30, 1875, as heretofore amended.

No. 411. House bill to repeal an act to authorize the city of Bristol to lease or sell the Gauthier property in said city, approved

September 9, 1919.

No. 412. House bill to amend the charter of the town of Dillwyn, and to submit to the qualified voters of Dillwyn, in the county of Buckingham, the question of repealing the charter of said town.

No. 413. House bill to amend and re-enact sections 1, 2, 6, 7, 8, 9 and 11 of an act entitled an act to incorporate the town of Falls Church, in the county of Fairfax, approved March 30, 1875, as

heretofore amended.

No. 414. House bill to amend and re-enact an act entitled an act to empower the council of the town of Wakefield, in the county of Sussex, to issue and sell bonds to the amount of and not exceeding \$20,000.00 for the purpose of borrowing money to erect, equip and operate a plant for the manufacture, distribution and sale of electricity, or to contract for the manufacture of same; provided, that the question of such bond issue for the purpose named be first submitted to the qualified voters of said town, and to authorize said council to call an election for the submission of the same to the voters, approved February 10, 1920.

No. 415. House bill to amend and re-enact an act entitled an act to incorporate the town of South Norfolk, in the county of

Norfolk, approved September 11, 1919.

No. 416. House bill to prevent the trapping of foxes in the

counties of Albemarle, Nelson and Amherst.

No. 417. House bill to amend and re-enact section 17 of an act to regulate the shooting and prevent the destruction of wild water-fowl in the waters of Back bay or its tributaries, and the lands adjacent thereto, in the county of Princess Anne, approved March 28, 1914.

No. 418. House bill to amend and re-enact section 6239 of the Code of Virginia.

No. 419. House bill to amend and re-enact sections 5614 and

5619 of the Code of Virginia.

No. 420. House bill to amend and re-enact section five thousand nine hundred and eleven of the Code of Virginia, providing for the jurisdiction of circuit courts in cities which have, since the present Constitution went into effect, undergone transition from cities of the second class to cities of the first class.

No. 421. House bill prohibiting attorneys for the Commonwealth from acting as attorneys for public service corporations.

The following House bills were, on motions severally made by Mr. Willis, made special orders for Wednesday, March 3rd, at 11 o'clock A. M.:

No. 270. House bill to amend and re-enact sections two, twentyfive, thirty, thirty-one, thirty-nine, forty-three, forty-four, fortyfive, forty-six, forty-seven, forty-eight, fifty-one, fifty-three, sixtyeight, seventy-four and seventy-six, of an act which became a law on March 21, 1918, entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax or appropriate funds for the administration of this act, to repeal sections seventy-two, seventy-three and seventy-five of said act, so as to provide for self-insurance by employers as defined in this act, to create, establish and maintain a State insurance fund and to provide for the collection, custody, deposit, investment and auditing of said fund, and for the payment of compensation and certain costs and expenses out of said fund, and to provide for the observance of the requirements of this act by employers subject thereto, and providing for the protection of employers who shall comply with the provisions of this act.

No. 369. House bill to provide for the organization or admission and the regulation and taxation of incorporated mutual insurance companies other than life, providing a penalty for any violation hereof and repealing all acts or parts of acts in conflict herewith.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 321. House bill for the relief of the family of J. C. Shelhorse.

No. 390. House bill to annex to the county of Chesterfield a part of the county of Henrico.

The following House bills were read at length a third time and passed:

No. 227. House bill to amend and re-enact sections 87 and 111 of

an act entitled an act to incorporate the town of Crewe, in Nottoway county, Virginia, approved March 20, 1916—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs, Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas, F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 228. House bill for the protection of Muskrats in Essex, Charles City, James City, New Kent, York and Warwick counties—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bonduraut, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Rausey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 319. House bill to amend and re-enact sub-section 14 of section 9 of the Acts of the General Assembly, approved March 13, 1918, entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair. Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fuiton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas, F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 326. House bill to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches, and to create a board of quarantine commissioners and a quarantine medical officer for said district, approved February 26, 1877, and all acts amendatory thereof—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bonduraut, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson; Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 333. House bill to amend and re-enact an act entitled an act to authorize and empower the board of supervisors of Roanoke county to erect and maintain toll gates on the macadamized road of said county, approved March 24, 1914—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 334. House bill to amend and re-enact section 3 of an act entitled an act to amend and re-enact sections 2, 3 and 4 of an act, approved February 8, 1908, entitled an act to amend and re-enact an act approved March 7, 1906, entitled an act to amend an act approved March 10, 1904, entitled an act to amend and re-enact an act approved April 2, 1902, entitled an act to amend and re-enact an act entitled an act to provide a road law for Campbell county, approved March 5, 1900, providing and regulating a road board for said county, and directing the disbursement of the county road fund, approved March 4, 1914—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bonduraut, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren. Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 344. House bill to authorize the board of supervisors of Patrick county to borrow money for the purpose of road construc-

tion, improvement and maintenance in said county, and to issue bonds therefor, not exceeding \$50,000.00 in amount—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair. Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith. Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 345. House bill to amend and re-enact chapter 654 of the Acts of Assembly 1897-98, entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of that county and levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the Acts of 1899-1900, and as amended and re-enacted by chapter 144 of the Acts of 1904, and as further amended by an act approved March 17, 1916—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow. Stephenson, Story, Stuart, Taylor, Templeton, Turner, Walts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 349. House bill to amend and re-enact section 2052 of the Code of Virginia—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 351. House bill to authorize the town of Coeburn, in the county of Wise, Virginia, to issue bonds not exceeding the sum of

eighty thousand dollars for the purpose of building and maintaining a sewerage and water system, or either, as the council may determine; to allow the council of said town to issue said bonds if the same shall be authorized by a majority of the qualified voters, and to levy and collect a special tax to pay the interest thereon, and create a sinking fund for the redemption thereof at maturity—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Patigett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 352. House bill to amend and re-enact sections 54 and 70 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March 3, 1892, as heretofore amended—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 353. House bill to add a new section to the charter of the city of Radford, to be known as section 70, in relation to a civil and police justice, providing for his election or appointment and qualifications, describing his powers, duties, jurisdiction, term of office and compensation, and repealing all acts and parts of acts and all charter provisions in conflict herewith—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

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No. 354. House bill to amend and re-enact section 3210 of the Code of Virginia—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson. Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 355. House bill to amend and re-enact sections 2 and 5 of afticle 2, and section 1 of article 3 of an act entitled an act to incorporate the town of Phoebus, in Elizabeth City county, approved January 22, 1900, as heretofore amended by an act approved March 2, 1914, and by an act approved March 1, 1916—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Booche, Boschen, Bosman, Bowles, Brown, J. Sinclair. Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 358. House bill to authorize and empower the board of supervisors of Culpeper county to borrow forty thousand dollars for the purpose of resurfacing and otherwise improving the macadam roads in Catalpa and Stevensburg magisterial districts in said county—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs. Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 360. House bill to amend and re-enact an act entitled an act to authorize and require the board of supervisors of Warren

county to issue bonds of the said county not in excess of fifteen thousand dollars (\$15,000.00) to bear interest at the rate of five per centum per annum; to pay for the completion of the road leading from Browntown to Bentonville, in South River District in said county; and to levy a tax on the taxable property of said district to pay the interest on said bonds and provide a sinking fund for their redemption, approved February 10, 1920—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 362. House bill to authorize the town council of Blackstone, in the county of Nottoway, to levy a special tax to equip and maintain a fire department—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 364. House bill for the protection of certain fish in Stafford and King George counties—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 365. House bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton and State of Virginia, to issue bonds and borrow money for the construction, repair, improvement, enlargement, extension and maintenance of the lighting system of said town—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 366. House bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton and State of Virginia, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and sewer system of the said town—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 377. House bill to provide for the boards of supervisors of the counties in the State of Virginia using any funds, heretofore or hereafter raised by a bond issue, in any county or magisterial district in Virginia, for building and keeping in repair the public roads of such county or magisterial district, on the roads which the voters have designated by their votes it shall be used; and providing that such fund be used by the boards of supervisors of such counties, free from the control of the State Highway Commission, and for this purpose to prescribe the specifications for the repair and construction of such roads—veas. 77: nays. 0.

struction of such roads—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 379. House bill making the town of Appalachia a separate road district of the county of Wise, and authorizing and directing the board of supervisors of Wise county to collect and pay over to the town of Appalachia the road tax assessed by the county of Wise, for the year nineteen hundred and twenty, on the real and personal property in said town—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 380. House bill to amend and re-enact section 2 of the road law of Montgomery county, as approved March 14, 1910—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase. Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 381. House bill to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs. Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatf, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 383. House bill to amend and re-enact section 2 of an act entitled an act to provide for the building and improvement of pub-

an act entitled an act to incorporate the town of Crewe, in Nottoway county, Virginia, approved March 20, 1916—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton. Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas, F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 228. House bill for the protection of Muskrats in Essex, Charles City, James City, New Kent, York and Warwick counties—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas, F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 319. House bill to amend and re-enact sub-section 14 of section 9 of the Acts of the General Assembly, approved March 13, 1918, entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg—yeas, 77; nays, 0.

the charter of the city of Lynchburg—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs. Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 326. House bill to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches, and to create a board of quarantine commissioners and a quarantine medical officer for said district, approved February 26, 1877, and all acts amendatory thereof—yeas, 77: nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs, Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson; Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 333. House bill to amend and re-enact an act entitled an act to authorize and empower the board of supervisors of Roanoke county to erect and maintain toll gates on the macadamized road of said county, approved March 24, 1914—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flana-Cherry, Commins, Crockett, Dickerson, Diggs, Dinard, Dodson, Ewell, Flainagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 334. House bill to amend and re-enact section 3 of an act entitled an act to amend and re-enact sections 2, 3 and 4 of an act. approved February 8, 1908, entitled an act to amend and re-enact an act approved March 7, 1906, entitled an act to amend an act approved March 10, 1904, entitled an act to amend and re-enact an act approved April 2, 1902, entitled an act to amend and re-enact an act entitled an act to provide a road law for Campbell county, approved March 5, 1900, providing and regulating a road board for said county, and directing the disbursement of the county road fund. approved March 4, 1914—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flana-Cherry, Commins, Crockett, Dickerson, Diggs, Dinard, Podson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson. Gordon, Gray, Guerrant. Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow. Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren. Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 344. House bill to authorize the board of supervisors of Patrick county to borrow money for the purpose of road construction, improvement and maintenance in said county, and to issue bonds therefor, not exceeding \$50,000.00 in amount—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 345. House bill to amend and re-enact chapter 654 of the Acts of Assembly 1897-98, entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of that county and levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the Acts of 1899-1900, and as amended and re-enacted by chapter 144 of the Acts of 1904, and as further amended by an act approved March 17, 1916—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundler, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 349. House bill to amend and re-enact section 2052 of the Code of Virginia—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 351. House bill to authorize the town of Coeburn, in the county of Wise, Virginia, to issue bonds not exceeding the sum of

eighty thousand dollars for the purpose of building and maintaining a sewerage and water system, or either, as the council may determine; to allow the council of said town to issue said bonds if the same shall be authorized by a majority of the qualified voters, and to levy and collect a special tax to pay the interest thereon, and create a sinking fund for the redemption thereof at maturity—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Patigett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 352. House bill to amend and re-enact sections 54 and 70 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March 3, 1892, as heretofore amended—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Gherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 353. House bill to add a new section to the charter of the city of Radford, to be known as section 70, in relation to a civil and police justice, providing for his election or appointment and qualifications, describing his powers, duties, jurisdiction, term of office and compensation, and repealing all acts and parts of acts and all charter provisions in conflict herewith—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

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No. 354. House bill to amend and re-enact section 3210 of the Code of Virginia-yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 355. House bill to amend and re-enact sections 2 and 5 of afticle 2, and section 1 of article 3 of an act entitled an act to incorporate the town of Phoebus, in Elizabeth City county, approved January 22, 1900, as heretofore amended by an act approved March 2, 1914, and by an act approved March 1, 1916—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act. was recorded as follows:

YEAS-Messrs. Anderson, Blair, Bolton, Bondurant, Booche, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker-77.

No. 358. House bill to authorize and empower the board of supervisors of Culpeper county to borrow forty thousand dollars for the purpose of resurfacing and otherwise improving the macadam roads in Catalpa and Stevensburg magisterial districts in said county—yeas. 77; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS-Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 360. House bill to amend and re-enact an act entitled an act to authorize and require the board of supervisors of Warren county to issue bonds of the said county not in excess of fifteen thousand dollars (\$15,000.00) to bear interest at the rate of five per centum per annum; to pay for the completion of the road leading from Browntown to Bentonville, in South River District in said county; and to levy a tax on the taxable property of said district to pay the interest on said bonds and provide a sinking fund for their redemption, approved February 10, 1920—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Suead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 362. House bill to authorize the town council of Blackstone, in the county of Nottoway, to levy a special tax to equip and maintain a fire department—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 364. House bill for the protection of certain fish in Stafford and King George counties—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 365. House bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton and State



of Virginia, to issue bonds and borrow money for the construction, repair, improvement, enlargement, extension and maintenance of the lighting system of said town—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair. Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 366. House bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton and State of Virginia, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and sewer system of the said town—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan. Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 377. House bill to provide for the boards of supervisors of the counties in the State of Virginia using any funds, heretofore or hereafter raised by a bond issue, in any county or magisterial district in Virginia, for building and keeping in repair the public roads of such county or magisterial district, on the roads which the voters have designated by their votes it shall be used; and providing that such fund be used by the boards of supervisors of such counties, free from the control of the State Highway Commission, and for this purpose to prescribe the specifications for the repair and construction of such roads—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 379. House bill making the town of Appalachia a separate road district of the county of Wise, and authorizing and directing the board of supervisors of Wise county to collect and pay over to the town of Appalachia the road tax assessed by the county of Wise, for the year nineteen hundred and twenty, on the real and personal property in said town—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 380. House bill to amend and re-enact section 2 of the road law of Montgomery county, as approved March 14, 1910—yeas, 77; navs, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase. Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 381. House bill to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs. Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatf, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 383. House bill to amend and re-enact section 2 of an act entitled an act to provide for the building and improvement of pub-

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lic roads in the county of Surry, and prescribing the powers and duties of road boards in the several magisterial districts of said county, approved February 9, 1916—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunfer, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 386. House bill to authorize the school board of Floyd magisterial district, of the county of Scott, Virginia, to borrow money for the purpose of erecting a school building in Dungannon. in the said district, in said county of Scott, and to issue bonds therefor, not to exceed the sum of fifty thousand dollars—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 388. House bill to amend the charter of the town of Bedford, being chapter 165 of the Acts of the Assembly, 1912, approved March 12, 1912, so as to expressly authorize sales and conveyances of certain lands owned by the town—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 165. House bill to amend and re-enact section thirty-eight hundred and fifty-five of the Code of Virginia relating to co-operative associations—yeas, 77; nays, 0.

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The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 177. House bill to provide for a commission to study the condition of the blind in the State of Virginia, to ascertain their number, both infant and adult, so far as practicable, and the provision made under existing law for their educational and vocational training and assistance, and to report its findings to the next General Assembly, together with such recommendations for the revision of existing laws and the enactment of new laws as will best promote their interest, and to make appropriation for the cost of said commission—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Diggs, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Rew. Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Mr. Speaker—71.

No. 203. House bill to amend and re-enact section 5189 of the Code of Virginia, as amended by an act approved September 5, 1919—yeas, 77; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Copp, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 209. House bill to validate certain deeds made by the clerks of courts for land sold for delinquent taxes—yeas, 79: nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell. Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—79.

No. 212. House bill to regulate the sale of bakery products; and fixing penalties for violation of the provisions thereof—yeas, 71; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bosman, Buntin, Carter, Chase, Commins, Diggs, Dillard, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langborne, McNutt, Moffett, Nolaud. Nottingham, Omps, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Stephenson, Story, Stuart, Templeton, Turner, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—71.

Nais-Messrs. Brown, Mayo C., Gatewood, Wallace-3.

No. 219. House bill to amend and re-enact section 2389 of the Code of Virginia—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase. Commins, Crockett, Dickerson, Dillard. Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulcon, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—74.

No. 220. House bill to prohibit certain devices from being affixed to bags containing stock foods, and to prohibit the sale of stock foods put up in bags to which certain devices are affixed—yeas, 72; nays, 6.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Anderson. Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Ewell, Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Powers, Prince, Ramsey, Rew, Robertson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Watts, Williams, Willis, Young, Mr. Speaker—72.

NAYS—Messrs, Cherry, Fuller, E. R., Haddon, Price, Wilcox, Wilkins—6.

No. 225. House bill to amend and re-enact section 4549 of the Code of Virginia—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Fuller, E. R., Fulton, Garber, Gatewood, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon; Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Powers, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—77.

No. 234. House bill to provide for the enumeration of the veterans of the Confederate army and navy—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Bowles, Brown, Mayo C., Buntin. Carpenter, Chase, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Ewell, Fuller, E. R., Garber, Gatewood, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Ozlin, Padgett, Pitts, Powers, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Turner, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—69.

No. 235. House bill to permit banks and trust companies to pay small balances to the credit of deceased persons to the next of kin of such persons without requiring qualification on such estate—yeas, 66; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Deans, Dickerson, Dillard, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Massey, Moffett, Nottingham, Omps, Ozlin, Pitts, Powers, Ramsey, Robertson, Rodgers, Ruebush, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—66.

NAYS-Messrs. Boothe, McNutt-2.

Motions severally made to reconsider the votes by which Nos. 227, 228, 319, 326, 333, 334, 344, 345, 349, 351, 352, 353, 354, 355, 358, 360, 362, 364, 365, 366, 377, 379, 380, 381, 383, 386, 388, 165, 177, 203, 209, 212, 219, 220, 225, 234 and 235 House bills were passed were rejected.

No. 230. House bill to amend and re-enact an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their powers and duties, approved

March 16, 1918; was read at length a third time and rejected—yeas, 9; nays, 66.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Brown, Mayo C., Hall, Langhorne, Pitts, Price, Wallace, Wilcox, Willis, Mr. Speaker—9.

NAYS—Messrs. Anderson, Barnes. Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Buntin, Carpenter, Chase. Cherry, Commins, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Henley, Hicks, E. A., Hicks, W. F., Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Nottingham, Omps, Ozlin, Padgett, Powers, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Turner, Warren, Watts, Williams, Young—66.

Mr. Ozlin moved to reconsider the vote by which the bill was

rejected, which was rejected.

No. 181. House bill to amend and re-enact sections 526, 530, 541 and 542 of the Code of Virginia, with reference to forests, and to add to said Code three new sections, to be numbered 546-a, 546-b, 546-c; was, on motion of Mr. Bondurant, recommitted to the Com-

mittee on Agriculture and Mining.

No. 201. House bill to amend and re-enact section 32 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act: to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918; was, on motion of Mr. Gibson, recommitted to the Committee on Moral and Social Welfare.

No. 236. House bill to amend and re-enact section 4148 of the

Code of Virginia; was, on motion of Mr. Willis, recommitted to

the Committee on Insurance and Banking.

A message was received from the Senate, by Mr. Holt, who informed the House that the Senate had passed Senate bill entitled an act to appropriate the additional sum of \$100,000 out of any money in the treasury not otherwise appropriated, to pay criminal charges, the appropriation heretofore made being insufficient, No. 122. In which they request the concurrence of the House.

THE SPEAKER laid the bill before the House.

The bill was referred to the Committee on Appropriations.

Mr. Henley moved to discharge the committee from further consideration of the bill, which was agreed to—yeas, 62; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Buntin, Carter, Chase, Commins. Crockett. Deans, Dickerson, Dillard, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks. E. A., Hicks, W. F., Horsley, Hurt, Jesse, Langhorne, McNutt, Moffett, Noland, Norris, Omps, Padgett, Powers, Ramsey, Rew, Robertson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Wilcox, Williams, Willis, Young, Mr. Speaker—62.

Mr. Henley moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 63; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes. Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Commins. Crockett, Dickerson, Dillard, Dodson, Ewell. Flanagan, Fuller, E. R., Gatewood, Gibson, Gilpin, Gordon, Gray. Green, Guerrant, Henley, Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Langhorne, Massey, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Robertson, Rodgers, Shelton, Shepherd, Sinclair, Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Willis, Young, Mr. Speaker—63.

The question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 67; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Buntin, Carter, Chase, Commins, Crockett, Deans, Dickerson, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Langhorne, McNutt. Moffett. Omps, Ozlin, Padgett. Pitts, Powers, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Snead, Snidow, Story, Tabb, Taylor, Wallace, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—67.

Mr. Henley moved to reconsider the vote by which the bill was passed, which was rejected.

The hour of 2 o'clock P. M. having arrived, the chair was vacated until 4 o'clock P. M.

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FRIDAY, FEBRUARY 27th—Afternoon Session.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

The following House bills were read at length a third time and

passed:

No. 242. House bill to amend and re-enact section 5408 of the Code of Virginia in relation to when fiduciaries to exhibit their accounts before commissioners for settlement; what entry to be made by commissioners in their books—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes. Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown. Mayo C., Buntin, Carter, Chase, Commins, Dickerson, Dillard, Dodson, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland. Omps, Ozlin, Padgett, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, Chas. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Williams, Young, Mr. Speaker—68.

No. 243. House bill to amend and re-enact section two thousand seven hundred and two of the Code of Virginia—yeas, 64; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Commins, Dillard, Dodson, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Glipin, Gordon, Gray, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, Moffett, Noland, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Warren, Watts, Wilcox, Williams, Young, Mr. Speaker—64.

No. 244. House bill to amend and re-enact section 6364 of the Code of Virginia—yeas, 66; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bolton, Boothe, Boschen, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Dickerson, Dillard, Dodson, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Glbson, Glpin, Gordon, Gray, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Moffett, Noland, Norris, Omps, Ozlin, Padgett, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Young, Mr. Speaker—66.

No. 247. House bill to amend and re-enact section 5412 of the Code in reference to books and stationery furnished commissioners and how paid for—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Dickerson, Dillard, Dodson, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Moffett, Noland Norris, Omps, Ozlin, Padgett, Pitts, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Warren, Wilcox, Williams, Willis, Young, Mr. Speaker—68.

No. 255. House bill to validate all acts of notaries public, commissioners in chancery and commissioners of accounts who, since January 13, 1920, may have held certain other offices—yeas, 63; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Dickerson, Dillard, Dodson, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gilpin, Guerrant, Haddon, Henley, Hicks, W. F., Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Omps, Ozlin, Pitts, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Wilcox, Williams, Willis, Young, Mr. Speaker—63.

No. 256. House bill to amend and re-enact section 4497 of the Code of Virginia—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant. Boothe, Boschen, Buntin, Carpenter, Carter, Chase, Commins, Dickerson, Dillard, Dodson, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Haddon, Henley, Hicks, E. A., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland. Omps, Ozlin, Padgett, Pitts, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Wilcox, Williams, Willis, Young, Mr. Speaker—68.

No. 263. House bill to amend and re-enact section 2854 of the Code of Virginia—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Dickerson, Dillard, Dodson, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Pitts, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Suead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—69.

No. 279. House bill to amend and re-enact section 4099 of the Code of Virginia—yeas, 59; nays, 7.



The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Commins, Dillard, Dodson, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Haddon, Henley, Hicks, E. A., Horsley, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, Moffett, Noland, Omps, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, Chas. F., Snead, Stephenson, Story, Stuart, Tabb, Templeton, Warren, Wilcox, Williams, Young, Mr. Speaker—59.

NAYS-Messrs. Chase, Dickerson, Guerrant, Hicks, W. F., Shepherd, Sni-

dow, Wallace-7.

No. 281. House bill to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned delinquent—yeas, 61; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Commins, Dickerson, Dilard, Dodson, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, McNutt, Moffett, Noland, Omps. Ozlin, Padgett, Pitts, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Snead, Snidow, Stephenson, Story, Taylor, Turner, Wilcox, Williams, Young, Mr. Speaker—61.

No. 285. House bill to amend and re-enact section 3 of an act entitled an act authorizing and empowering the board of supervisors of any two or more counties in this State, or the board of supervisors of any one or more of the counties in this State, and the council or councils of any one or more of the several cities in this State, to establish a home for the care and maintenance of the poor; to authorize the sale and conveyance of certain real and personal property belonging to such cities and counties as may adopt the provisions of this act; to authorize the authorities of such counties and cities to purchase farms of suitable size, fertility and location; to authorize such authorities to erect suitable buildings to be called district homes, to which all of the counties and cities composing such district must send its poor, and care for same; providing for the appointment of boards of control, superintendents, physicians and necessary employees; and to abolish county and city poor houses in the several counties which adopt the provisions of this act, approved March 14, 1918—yeas, 56; nays, 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bolton, Bondurant, Boothe, Boschen, Bowles, Carpenter, Chase, Commins, Dickerson, Dillard. Dodson, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Pitts, Ramsey, Rew, Robertson, Rodgers, Shelton, Shepherd, Smith, Chas. F., Snead, Snidow, Stephenson, Story, Templeton, Turner, Watts, Wilcox, Willis, Young, Mr. Speaker—56.

NAYS—Messrs, Barnes, Blair, Carter, Gatewood, Hundley—5.

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No. 296. House bill authorizing counties, cities and towns to levy a capitation tax of one dollar per annum—yeas, 62; nays, 5.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boschen, Bowles, Brown, Mayo C., Carter, Chase, Commins, Dickerson, Dillard, Dodson, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Smith, Chas. F., Snead, Stephenson, Story, Stuart, Tabb, Taylor, Warren, Wilcox, Williams, Young, Mr. Speaker—62.

NAYS-Messrs. Boothe, Robinson, Shepherd, Snidow, Turner-5.

No. 298. House bill to amend and re-enact section 4928 of the Code of Virginia, in relation to compensation and mileage of jurors in criminal cases—yeas, 62; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo. C., Buntin, Carter, Chase, Commins, Dickerson, Dillard, Dodson, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robinson, Rodgers, Shelton, Shepherd, Smith, Chas. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Warren, Wilcox, Williams, Young, Mr. Speaker—62.

No. 300. House bill to prohibit the removal and carrying away of sand or gravel from the fast land, beach or bluff abutting upon any of the rivers, streams or other waters within the jurisdiction of this Commonwealth or from the beds of any such waters, or from land lying between high and low water-mark of any such waters, and to repeal an act entitled an act to punish stealing and taking away sand within this Commonwealth on the banks of the Potomac river, approved March 8, 1894—yeas, 52; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Commins, Dickerson, Dillard, Dodson, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gray, Hicks, E. A., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Omps, Ozlin, Pitts, Ramsey, Rew, Robertson, Rodgers, Shepherd, Smith, Chas. F., Stephenson, Story, Tabb, Taylor, Turner, Warren, Wilcox, Willis, Young, Mr. Speaker—52.

NAYS-Messrs. Gordon, Hall, Hicks, W. F .- 3.

No. 246. House bill to amend and re-enact section 4956 of the Code of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Commins, Dickerson, Dillard, Dodson, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Massey, McNutt, Noland, Omps, Ozlin, Padgett, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Wilcox, Willis, Young, Mr. Speaker—60.

No. 303. House bill concerning slander and libel and prescribing the punishment therefor—yeas, 62; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Dillard, Dodson, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Snidow, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Wilcox, Williams, Willis, Young, Mr. Speaker—62.

No. 307. House bill to amend and re-enact section 2543 of the Code of Virginia—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Dickerson, Dillard, Dodson, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, McNutt, Noland, Omps, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Snidow, Stephenson, Story, Tabb, Templeton, Warren, Wilcox, Williams, Young, Mr. Speaker—59.

No. 308. House bill to permit females to qualify, give bond and act as deputy clerks in all courts of this Commonwealth; and to validate certain acts heretofore performed by females acting as such deputy clerks—yeas, 56; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Dickerson, Dillard, Dodson Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hundley, Hurt, Jesse, Joyce, Laughorne, McNutt, Moffett, Noland, Omps. Ozlin, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Snidow, Stephenson, Story, Tabb, Taylor, Warren, Wilcox, Williams, Young, Mr. Speaker—56.

Motions severally made to reconsider the votes by which Nos. 242, 243, 244, 247, 255, 256, 263, 279, 281, 285, 296, 298, 300, 246, 303, 307 and 308 House bills were passed were rejected.

Mr. Stephenson moved that when the House adjourn today it adjourn to meet tomorrow at 10:30 o'clock A. M., which was agreed to.

On motion of Mr. Stephenson, the House adjourned.

RICHARD L. BREWER, Jr., · Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

SATURDAY, FEBRUARY 28, 1920.

Prayer by Rev. J. T. Watts, State Sunday school secretary of the Baptist Council.

On motion of Mr. Morrerr, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, February 27, 1920.

The Senate has passed Senate bills entitled an act to amend and re-enact sections 3665, 3666, 3667, 3673 and 3674 of the Code of Virginia, of 1919. No. 168; an act to provide for the examination and certification of professional engineers, architects and land surveyors; to regulate the practice of engineering, architecture and land surveying and to establish their relation to public works and the surveying and platting of land, No. 226; an act to amend and re-enact section 3505 of the Code of Virginia and to repeal an act entitled an. act to provide for the payment out of the State treasury of the attornevs for the Commonwealth of the counties and cities of the State, certain fees in felony and misdemeanor cases, and to fix the maximum amount that the attorneys for the Commonwealth of the respective counties and cities of the State shall be paid in fees out of the State treasury, and to fix for them and to provide for the taxing and payment of certain fees in scire facias and other proceedings upon forfeited recognizances, and to amend and re-enact an act entitled an act to amend and re-enact section 3528 of the Code of Virginia, as heretofore amended, approved March 22, 1916, and to repeal all other acts and parts of acts in conflict with this act, approved March 16, 1918, No. 46; an act to amend and re-enact sections 2337 and 2349 of the Code of Virginia, No. 116; an act to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned delinquent, No. 279; an act to amend and re-enact section 3465 of the Code of Virginia, No. 12; an act to repeal an act entitled an act to incorporate and provide a charter for the town of Dry

Fork, in the county of Pittsylvania, approved March 15, 1906, No. 273; an act to amend and re-enact an act to incorporate the town of Hillsville, approved March 5, 1900, in Carroll county, No. 159; an act to amend sections 5, 6, 7, 8, 9, 10, 11, 12, 18, 19, 20, 21, 22, 23, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 92, 94, 95, 96, 97, 98, 99, 100, 101 and 103 of an act to incorporate the city of Newport News, in the county of Warwick, and to provide a charter therefor and to repeal sections 2 and 93 of said act and to add thereto sections 14-a, 55-a, 99-a, 116-a, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131 and 132, which deal with and provide for vacancies in the council; the initiative and referendum; the general powers and duties of the department of public welfare; the division of the city into school districts and the election of trustees therefor; the creation of a civil service commission and its rules and regulations; the jurisdiction of courts to enforce ordinances, rules and regulations upon city owned property outside of the city; continuance of present officers in office until January 1, 1921, and the vacating of certain offices at that time; the penalties for violation of certain sections; the working of prisoners; the appointment of boards and the creation of pension funds, No. 257; an act to authorize the board of supervisors of Madison county to borrow the sum of fifteen thousand dollars, and issue bonds therefor, for the permanent improvement and construction of roads in said county, No. 288; an act providing for certifying questions arising in practice to the Supreme Court of Appeals of Virginia, and for stay of proceedings until such question shall have been answered, No. 291; an act to amend and re-enact section 4193 of the Code of Virginia, No. 195; an act to amend and re-enact section 3258 of the Code of Virginia, No. 283; and an act to provide for the organization or admission and the regulation and taxation of incorporated mutual insurance companies other than life, providing a penalty for any violation hereof and repealing all acts or parts of acts in conflict herewith, No. 98.

And they have agreed to Senate joint resolution proposing amendment to section 186 of the Constitution of Virginia, No. 19. In which they request the concurrence of the House of Delegates.

No. 19. Senate joint resolution was referred to the Committee on Finance.

No. 226. Senate bill was referred to the Committee on General Laws.

No. 291. Senate bill was referred to the Committee for Courts of Justice.

No. 283. Senate bill was referred to the Committee on the Chesapeake and its Tributaries.

Nos. 98 and 195 Senate bills were referred to the Committee on Insurance and Banking.

No. 168. Senate bill was referred to the Committee on Currency and Commerce.

Nos. 12 and 46 Senate bills were referred to the Committee on Appropriations.

Nos. 116 and 279 Senate bills were referred to the Committee on

Finance.

Nos. 159, 273, 288 and 257 Senate bills were referred to the Com-

mittee on Counties, Cities and Towns.

No. 243. Senate bill to provide for the payment of small amounts into court, and then to the parties entitled to receive the same, without the intervention of any administrator, guardian or committee; having been considered by the committee in session, was reported from the Committee for Courts of Justice.

No. 61. Senate bill to amend and re-enact section 885 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Agriculture and Mining.

No. 227. Senate bill to anticipate by counties, or otherwise, the construction of the State Highway System; having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

No. 145. Senate bill to regulate the size of type to be used in certain contracts, and to prescribe the effect of the use of size of type other than those required; having been considered by the committee in session, was reported from the Committee on General Laws.

No. 34. Senate bill to amend and re-enact section 203 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Privileges and Elections.

No. 2. Senate joint resolution proposing amendments to sections 18, 20, 21 and 173 of the Constitution of Virginia, so as to extend the right of suffrage to women; having been considered by the committee in session, was reported from the Committee on Privileges and Elections, with an amendment.

No. 236. House bill to amend and re-enact section 4148 of the Code of Virginia; heretofore recommitted to the Committee on In-

surance and Banking, was reported back with amendments.

No. 201. House bill to amend and re-enact section 32 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks; providing how they may be sold; regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts, exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918; heretofore recommitted to the Committee on Moral and Social Welfare, was reported back with amendments.

No. 181. House bill to amend and re-enact sections 526, 530, 540, 541 and 542 of the Code of Virginia, with reference to forests, and to add to said Code three new sections to be numbered 546-a, 546-b, 546-c; heretofore recommitted to the Committee on Agriculture and

Mining, was reported back with amendments.

No. 422. House bill extending the right of suffrage to women; assessing a State capitation tax on certain women residents of Virginia; and prescribing the qualifications of women entitled to vote for members of the General Assembly and all officers elective by the people; and the manner in which women may register and vote; also providing when this act shall take effect; having been considered by the committee in session, was reported from the Committee on Privileges and Elections.

The following House bills, having been considered by the committee in session, were reported from the Committee on Appropriations:

No. 423. House bill to appropriate the sum of \$50,000.00 to the convict lime board, for each of the years ending February 28, 1921, and February 28, 1922, to enable the said board to establish

and operate an additional plant.

No. 424. House bill to appropriate money to the Southwestern State Hospital to build a sewerage disposal plant at the said hospital, or to enable the hospital to carry out a contract with the town of Marion for the construction of a sewer or sewers in connection with the sewerage system of the said town.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 425. House bill to amend and re-enact section 5898 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3049 of the Code of Virginia relative to temporary appointment of circuit judges, approved March 18, 1918.

No. 426. House bill to amend and re-enact section 6228 of the

Code of Virginia.

No. 427. House bill to amend and re-enact section 4926 of the Code of Virginia.

No. 428. House bill to amend and re-enact section 4154 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Insurance and Banking.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 429. House bill to amend and re-enact section thirty-three forty-three of the Code of Virginia.

No. 430. House bill to amend and re-enact section 1782 of the

Code of 1919.

No. 431. House bill to amend and re-enact section 3857 of the

Code of Virginia.

No. 432. House bill to require bonds to be obtained from pérsons, firms or corporations contracting to do public work; prescribing the conditions of such bonds and what proceedings may be instituted thereon, and how.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 433. House bill to amend and re-enact sections 14 and 17 of an act entitled an act to provide a new charter for the town of Abingdon, Virginia, and to repeal all other acts with reference thereto, in effect January 22, 1900, as heretofore amended.

No. 434. House bill to amend an act entitled an act to provide a new charter for the town of Abingdon, Virginia, and to repeal all other acts with reference thereto, in effect January 22, 1900, as heretofore amended by adding a new section thereto, to be known as section 23.

No. 435. House bill in relation to fish ladders in Floyd county. No. 436. House bill to authorize the mayor and council of the city of Williamsburg, in the county of James City, State of Virginia, to borrow money, issue bonds therefor, for the purpose of completing a public school building, and providing for submission of the issuance of bonds for this purpose to the qualified voters of

No. 437. House bill to authorize the mayor and council of the city of Williamsburg to sell and make conveyance of certain lots of

land owned by the said city.

the said city.

No. 438. House bill to ratify, confirm and validate all elections, proceedings, acts or things heretofore held, done and performed in the city of Norfolk in reference to authorizing and issuing by the city of Norfolk, pursuant to chapter one hundred and twenty-two of the Code of Virginia of 1919, of thirty-year, five per cent bonds of the city of Norfolk for the aggregate principal amount of six million dollars for the purpose of enlarging and improving the water supply system of the city of Norfolk.

No. 439. House bill to authorize the chairman of the board of

supervisors of Lunenburg county, who may be in office when this act takes effect, to sign certain minutes of the said board.

No. 440. House bill for the protection of fish in Nottoway river

in Sussex and Greensville counties.

No. 441. House bill to authorize the mayor and council of the town of Bowling Green, in the county of Caroline, to issue bonds and borrow money for the purchase, or construction, and maintenance of lighting and water systems, or either, in said town.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Roads and

Internal Navigation:

No. 442. House bill to amend and re-enact section 9 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919, in relation to King.

William county.

No. 443. House bill to validate the issuance by the board of supervisors of the county of Cumberland, of bonds in the sum of sixty-four thousand one hundred and ninety-three dollars and twelve cents (\$64,193.12) for building and permanent improvement of certain public roads in Hamilton district of said county, pursuant to an election by the duly qualified voters of said district held on the 24th day of September, 1919, by virtue of an order of the circuit court of said county entered on the 25th day of August, 1919, and to provide for payment of interest on said bonds and to create a sinking fund for payment of same.

No. 414. House bill to authorize the board of supervisors of the county of Dinwiddie, to levy a special tax in Westboro and Darville precincts in said county for road improvements in said pre-

ıncts.

No. 445. House bill to provide a road commission for Eastville magisterial district, in Northampton county, and to repeal previous acts.

No. 446. House bill prohibiting roads to be constructed in whole or in part by appropriations from the State treasury from being let to private contractors; providing for the appointment of an expert on costs of road construction, improvement and maintenance; prescribing his compensation, powers and duties, and providing for the publication of his reports.

No. 447. House bill prescribing the width of tires to be used on animal-drawn vehicles, and other vehicles used for the hauling of personal property, operated on public highways on and after

January first, nineteen hundred and twenty-four.

No. 448. House bill to amend and re-enact an act entitled an act to provide for opening and keeping in repair the public roads of Pulaski county, approved March 2, 1892, as amended and re-enacted by an act approved February 27, 1896, as amended and re-

enacted by an act approved January 25, 1898, as amended and reenacted by an act approved March 6, 1900, as amended and reenacted by an act approved May 14, 1903, as amended and re-enacted

by an act approved March 14, 1908.

No. 449. House bill to amend and re-enact sections two and four of an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair the public roads of Amherst county, as amended and re-enacted by an act approved March 2, 1898, and as further amended by an act approved March 15, 1904, which latter act was further amended by an act approved March 16, 1910, which said amendment and the amendment herein contained being for the purpose of authorizing the board of supervisors of said county to work and improve the public roads of said county, expend any surplus money on the roads and bridges of said county, and authorize the erection of toll gates on certain roads in said county for the purpose of raising revenue to maintain and build, macadamize and otherwise permanently improve roads in said county, approved February 20, 1912, as amended by an act approved March 16, 1916, approved February 28, 1918.

No. 450. House bill to authorize, empower and require the board of supervisors of Grayson county to borrow the sum of \$90,000.00 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in Wilson, Elk Creek and Old Town magisterial districts of said county; to provide for the expenditure of the funds raised by such bond issue; to authorize the purchase of machinery and tools necessary therefor; to authorize the employment of civil engineers, road builders and labor; to specify the roads and parts thereof to be constructed and the amounts to be expended thereon; to provide for imposing a tax on all property, county and district, including property in any incorporated town situated within the above named districts, for the purpose of paying the interest and principal of such debt; to do all things necessary, needful or incidental to the main purposes of this act; and to declare an emergency.

No. 451. House bill to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county; to authorize the erection of toll gates and the collection of tolls upon certain public roads therein; and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; and to repeal all special acts heretofore enacted in reference to the public roads of said county; and to validate the official acts of certain officers under laws heretofore in effect in said

county.

No. 452. House bill to authorize and empower the board of supervisors of Floyd county to borrow the sum of \$215,000.00 and

to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in the magisterial districts of said county.

The following House bills, having been considered by the committee in session, were reported from the Committee on Countles, Cities and Towns:

No. 453. House bill concerning depositories for the funds of

Culpeper county and interest on such funds.

No. 454. House bill to authorize the board of supervisors of any county constituting a judicial circuit to supplement the fees of any constable therein by the payment of a salary.

The following House joint resolutions, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

Joint resolution proposing amendment to section 40 of article 4 of the Constitution of Virginia, and providing for publishing said amendment and certifying the same to the next General Assembly. (With a recommendation that it do not pass.)

Joint resolution proposing amendments to sections 96 and 99 of

the Constitution of Virginia. (Without recommendation.)

Joint resolution proposing amendment to section 91 of the Con-

stitution of Virginia. (Without recommendation.)

House bill to authorize the county of Louisa to borrow money and issue bonds for a sum not exceeding two hundred thousand dollars (\$200,000.00); having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

Mr. Stephenson moved that when the House adjourn today it adjourn to meet on Monday at 12 o'clock M., which was agreed to.

The following were presented and referred under Rule 37:

To the Committee for Courts of Justice:

By Mr. Stephenson (By request of sinking fund commissioners): A bill to amend and re-enact section 3760 of the Code of Virginia.

To the Committee on Special, Private and Local Legislation: By Mr. Story: A bill to appropriate one hundred and fifty dollars to the board of supervisors of Southampton county for the purpose of erecting an iron fence around the Confederate cemetery

at Courtland, Virginia.

By Mr. Crockett: A bill to provide for the construction, improvement, care and maintenance of the public roads and bridges in the county of Wythe, and to repeal an act entitled an act to provide for the locating and opening of new roads, for the altering and discontinuing of any of the existing roads, for the working, improving and keeping the same in repair; to provide for the erection and maintenance of bridges, in the county of Wythe; and to provide a penalty for obstructing or injuring the roads and bridges in said county, and for repealing all former special road laws for the said county of Wythe, approved March 14, 1918.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 243. Senate bill to provide for the payment of small amounts into court, and then to the parties entitled to receive the same, without the intervention of any administrator, guardian or committee.

No. 61. Senate bill to amend and re-enact section 885 of the Code of Virginia.

No. 227. Senate bill to anticipate by counties, or otherwise, the

construction of the State highway system.

No. 145. Senate bill to regulate the size of type to be used in certain contracts, and to prescribe the effect of the use of size of type other than those required.

No. 34. Senate bill to amend and re-enact section 203 of the

Code of Virginia.

The following House bills were read at length a first time and

ordered to be printed:

No. 422. House bill extending the right of suffrage to women; assessing a State capitation tax on certain women residents of Virginia: and prescribing the qualifications of women entitled to vote for members of the General Assembly and all officers elective by the people; and the manner in which women may register and vote; also providing when this act shall take effect.

No. 423. House bill to appropriate the sum of \$50,000.00 to the convict lime board, for each of the years ending February 28, 1921, and February 28, 1922, to enable the said board to establish and

operate an additional plant.

No. 424. House bill to appropriate money to the Southwestern State Hospital to build a sewerage disposal plant at the said hospital, or to enable the hospital to carry out a contract with the town of Marion for the construction of a sewer or sewers in connection with the sewerage system of the said town.

No. 425. House bill to amend and re-enact section 5898 of the

Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3049 of the Code of Virginia relative to temporary appointment of circuit judges, approved March 18, 1918.

No. 426. House bill to amend and re-enact section 6228 of the

Code of Virginia.

No. 427. House bill to amend and re-enact section 4926 of the

Code of Virginia.

No. 428. House bill to amend and re-enact section 4154 of the Code of Virginia.

No. 429. House bill to amend and re-enact section thirty-three

forty-three of the Code of Virginia.

No. 430. House bill to amend and re-enact section 1782 of the Code of 1919.

No. 431. House bill to amend and re-enact section 3857 of the

Code of Virginia.

No. 432. House bill to require bonds to be obtained from persons, firms or corporations contracting to do public work; prescribing the conditions of such bonds and what proceedings may be instituted thereon, and how.

No. 433. House bill to amend and re-enact sections 14 and 17 of an act entitled an act to provide a new charter for the town of Abingdon, Virginia, and to repeal all other acts with reference

thereto, in effect January 22, 1900, as heretofore amended.

No. 434. House bill to amend an act entitled an act to provide a new charter for the town of Abingdon, Virginia, and to repeal all other acts with reference thereto, in effect January 22, 1900, as heretofore amended by adding a new section thereto, to be known as section 23.

No. 435. House bill in relation to fish ladders in Floyd county. No. 436. House bill to authorize the mayor and council of the city of Williamsburg, in the county of James City, State of Virginia, to borrow money, issue bonds therefor, for the purpose of completing a public school building, and providing for submission of the issuance of bonds for this purpose to the qualified voters of the said city.

No. 437. House bill to authorize the mayor and council of the city of Williamsburg, to sell and make conveyance of certain lots

of land owned by the said city.

No. 438. House bill to ratify, confirm and validate all elections, proceedings, acts or things heretofore held, done and performed in the city of Norfolk in reference to authorizing and issuing by the city of Norfolk, pursuant to chapter one hundred and twenty-two of the Code of Virginia of 1919, of thirty-year, five per cent bonds of the city of Norfolk for the aggregate principal amount of six million dollars for the purpose of enlarging and improving the water supply system of the city of Norfolk.

No. 439. House bill to authorize the chairman of the board of supervisors of Lunenburg county, who may be in office when this act

takes effect, to sign certain minutes of the said board.

No. 440. House bill for the protection of fish in Nottoway river, in Sussex and Greensville counties.

No. 441. House bill to authorize the mayor and council of the town of Bowling Green, in the county of Caroline, to issue bonds and borrow money for the purchase, or construction, and maintenance of lighting and water systems, or either, in said town.

No. 442. House bill to amend and re-enact section 9 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919, in relation to

King William county.

No. 443. House bill to validate the issuance by the board of supervisors of the county of Cumberland, of bonds in the sum of sixty-four thousand one hundred and ninety-three dollars and twelve cents (\$64,193.12) for building and permanent improvement of certain public roads in Hamilton district of said county, pursuant to an election by the duly qualified voters of said district held on the 24th day of September, 1919, by virtue of an order of the circuit court of said county entered on the 25th day of August, 1919, and to provide for payment of interest on said bonds and to create a sinking fund for payment of same.

No. 444. House bill to authorize the board of supervisors of the county of Dinwiddie, to levy a special tax in Westboro and Darville precincts in said county for road improvements in said precincts.

No. 445. House bill to provide a road commission for Eastville magisterial district, in Northampton county, and to repeal previous acts.

No. 446. House bill prohibiting roads to be constructed in whole or in part by appropriations from the State treasury from being let to private contractors; providing for the appointment of an expert on costs of road construction, improvement and maintenance; prescribing his compensation, powers and duties, and providing for the publication of his reports.

No. 447. House bill prescribing the width of tires to be used on animal-drawn vehicles, and other vehicles used for the hauling of personal property, operated on public highways on and after Jan-

uary first, nineteen hundred and twenty-four.

No. 448. House bill to amend and re-enact an act entitled an act to provide for opening and keeping in repair the public roads of Pulaski county, approved March 2, 1892, as amended and re-enacted by an act approved February 27, 1896, as amended and re-enacted by an act approved January 25, 1898, as amended and re-enacted by an act approved March 6, 1900, as amended and re-enacted by an act approved May 14, 1903, as amended and re-enacted by an act approved March 14, 1908.

No. 449. House bill to amend and re-enact sections two and four of an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair the public

roads of Amherst county, as amended and re-enacted by an act approved March 2, 1898, and as further amended by an act approved March 15, 1904, which latter act was further amended by an act approved March 16, 1910, which said amendment and the amendment herein contained being for the purpose of authorizing the board of supervisors of said county to work and improve the public roads of said county, expend any surplus money on the roads and bridges of said county, and authorize the erection of toll gates on certain roads in said county for the purpose of raising revenue to maintain and build, macadamize and otherwise permanently improve roads in said county, approved February 20, 1912, as amended by an act approved March 16, 1916, approved February 28, 1918.

No. 450. House bill to authorize, empower and require the board of supervisors of Grayson county to borrow the sum of \$90,000.00 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in Wilson, Elk Creek and Old Town magisterial districts of said county; to provide for the expenditure of the funds raised by such bond issue; to authorize the purchase of machinery and tools necessary therefor; to authorize the employment of civil engineers, road builders and labor; to specify the roads and parts thereof to be constructed and the amounts to be expended thereon; to provide for imposing a tax on all property, county and district, including property in any incorporated town situated within the above named district, for the purpose of paying the interest and principal of such debt; to do all things necessary, needful or incidental to the main purposes of this act; and to declare an emergency.

No. 451. House bill to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county; to authorize the erection of toll gates and the collections of tolls upon certain public roads therein; and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; and to repeal all special acts heretofore enacted in reference to the public roads of said county; and to validate the official acts of certain officers under laws heretofore in effect in said county.

No. 452. House bill to authorize and empower the board of supervisors of Floyd county to borrow the sum of \$215,000.00 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in the magisterial districts of said county.

No. 453. House bill concerning depositories for the funds of Culpeper county and interest on such funds.

No. 454. House bill to authorize the board of supervisors of any county constituting a judicial circuit to supplement the fees of any constable therein by the payment of a salary.

No. 231. House bill to amend and re-enact section 1111 of the Code of Virginia; having been printed, was, on motion of Mr. Blair, taken up out of its order on the calendar. The bill was read at

length a second time and ordered to be engrossed.

No. 304. House bill to amend and re-enact section 6348 of the Code of Virginia, and to repeal section 6349 of the Code of Virginia, in relation to appeals and writs of error; having been printed, was, on motion of Mr. Gordon, taken up out of its order on the calendar. The bill was read at length a second time and ordered to be engrossed.

The following Senate bills were, on motions severally made, taken up out of their order on the calendar. The bills were read at length

a third time and passed.

No. 250. Senate bill to invest in boards of supervisors of counties adjoining and abutting a city with a population of 125,000, or more inhabitants, as shown by United States census, the same powers and authority now vested or hereafter conferred upon common councils of cities and towns—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson. Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley Hundley, Joyce, McNutt, Moffett, Noland, Omps, Ozlin, Pitts, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—60.

No. 135. Senate bill to amend and re-enact sections 1110, 1111, 1112, 1113 and 1119 of the Code of Virginia, and to repeal sections 1116, 1126, 1127, 1128, 1129, 1130 and 1131 of the Code of Virginia—yeas, 56; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett. Dickerson, Dillard, Dodson, Fuller, E. R., Fulton, Garber, Gatewood, Gordon, Gray, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Joyce, McNutt, Moffett, Noland, Omps, Ozlin, Pitts, Powers, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L. Stephenson, Story, Tabb, Taylor, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—56.

NAYS-Messrs. Flanagan, Robinson, Snidow-3.

No. 234. Senate bill to amend and re-enact section 4775 of the Code of Virginia—yeas, 56; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Dickerson, Dodson, Flanagan, Fuller, E. R., Fulton, Gatewood, Gibson, Gordon, Gray, Guer-

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rant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Joyce, McNutt, Moffett, Noland, Omps. Ozlin, Pitts, Price, Ramsey, Rew. Robertson, Robinson, Rodgers, Ruebush, Shepherd, Smith. Chas. F., Smith. E. Hugh, Smith, Horace L., Snidow, Story, Tabb, Taylor, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—56.

Motions severally made to reconsider the votes by which Nos. 250, 135 and 234 Senate bills were passed were rejected.

The following House bills were read at length a third time and passed:

No. 294. House bill providing for the appointment of a commission on the development of Hampton Roads—yeas, 53; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Crockett, Dickerson, Dillard, Dodson, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Joyce, McNutt, Moffett, Noland, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—53.

No. 309. House bill to amend and re-enact section 5019 of the Code of Virginia—yeas, 55; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson. Blair, Bondurant, Boothe, Boschen, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Dickerson, Dodson, Flanagan, Fuller. E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Joyce, McNutt, Noland. Omps, Ozlin, Pitts, Price. Ramsey, Rew. Robertson, Robinson. Rodgers, Ruebush, Shepherd, Smith, Chas. F., Smith, E. Hugh, Snidow, Stephenson, Story, Taylor, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—55.

No. 310. House bill to provide for relief from employment on Sundays of certain employees of the State and the departments thereof—yeas, 52; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bendurant, Boothe, Boschen, Brown, Mayo C., Buntin, Carter, Chase, Dickerson, Dillard, Flanagan, Fuller, E. R., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Joyce, McNutt, Moffett, Noland, Omps, Ozlin, Pitts, Price, Ramsey, Robertson, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snidow, Stephenson, Story, Taylor, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—52.

No. 274. House bill to amend and re-enact sections 3184, 3187, 3188 and 3254 of the Code of Virginia, came up.

Mr. Rew moved to reconsider the vote by which the bill was ordered to be engrossed, which was agreed to.

On motion of Mr. Smith of Northumberland, the bill was sev-

erally amended.

The bill was ordered to be engrossed. The bill being presently engrossed, was read at length a third time and passed—yeas, 53; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Dickerson, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Guerrant, Haddon, Henley, Hicks, E. A., Horsley, Hundley, McNutt, Moffett, Noland, Omps, Ozlin, Pitts, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Smith, Chas, F., Smith, E. Hugh, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Taylor, Turner, Warren, Wilcox, Young, Mr. Speaker—53.

No. 341. House bill to amend and re-enact section 882 of the Code of Virginia; was, on motion of Mr. Omps, taken up out of its order on the calendar.

Mr. Omps moved to reconsider the vote by which the bill was ordered to be engrossed, which was agreed to.

On motion of Mr. Omrs the bill was severally amended.

The bill was ordered to be engrossed. The bill being presently engrossed, was read at length a third time and passed—yeas, 53; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gray, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Joyce, McNutt, Moffett, Noland, Omps, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—53.

No. 359. House bill to amend and re-enact section 3928 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act to regulate the time and manner in which common carriers doing business in this State shall adjust and pay just freight charges and claims for loss or damage to freight, and claims for storage, demurrage and car service, approved March 24, 1914, approved March 16, 1918; was, on motion of Mr. Gatewood, taken up out of its order on the calendar.

Mr. Gatewood moved to reconsider the vote by which the bill was ordered to be engrossed, which was agreed to.

On motion of Mr. Gatewood the bill was severally amended.

The bill was ordered to be engrossed. The bill being presently engrossed was read at length a third time and passed—yeas, 55; navs, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair. Bolton, Boudurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Dickerson, Dillard, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gordon, Gray, Guerrant,

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Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Joyce, McNutt, Moffett, Noland, Omps, Pitts, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush. Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Suidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Warren, Wilcox, Young, Mr. Speaker—55.

Motions severally made to reconsider the votes by which Nos. 359, 341, 274, 294, 309 and 310 House bills were passed were rejected.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both Houses and duly enrolled, the titles of said bills

having been publicly read:

No. 68. Senate bill to authorize and empower the town council of the town of Shenandoah, in Page county, to borrow not to exceed the sum of forty thousand dollars for the purpose of liquidating the indebtedness of said town on account of the construction and completion of the hydro-electric dam and fixtures, by the issue and sale of bonds of said town.

No. 93. Senate bill to authorize the school board of Cobham district, number 4, of the county of Surry, to borrow money and issue bonds for the purpose of erecting and furnishing one or more school houses, and to purchase sites therefor, and to provide for the payment of such bonds and the interest to accrue thereon.

No. 122. Senate bill to appropriate the additional sum of \$100,000 out of any money in the treasury not otherwise appropriated, to pay criminal charges, the appropriations heretofore made being

insufficient.

No. 51. House bill to amend and re-enact section 89 of an act entitled an act to provide for the settlement, registration, transfer, and assurance of titles to land, and to establish courts of land registration with jurisdiction for said purposes, and to make uniform the laws of the States enacting the same, approved February 24, 1916, as amended by an act approved March 20, 1916, and as further amended by an act approved March 20, 1918.

No. 59. House bill to authorize the school board of Tanner's Creek magisterial district, No. 6, of the county of Norfolk, Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum of \$300.

000 in amount.

No. 72. House bill to amend and re-enact sections 2332, 2333, 2334, 2335 and 2336 of the Code of Virginia, relative to the assess-

ment and collection of omitted taxes and levies.

No. 76. House bill to amend and re-enact section 2773 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 852 of the Code of Virginia of 1887, as amended by an act approved March 14, 1908, approved March 6, 1918, and an act entitled an act to amend and re-enact section 852 of the Code of 1887, as amended by an act approved March 14, 1908, relating to compensation to clerks of boards of supervisors, approved March 14, 1918.

No. 84. House bill to amend and re-enact section 13 of an act entitled an act to provide a new charter for the town of Pulaski, Virginia, and to repeal all acts in conflict therewith, which was approved by the General Assembly of Virginia on March 16, 1910.

No. 121. House bill to provide when and to what extent the statute of limitations shall be suspended by proceedings in creditors'

suits, as to claims provable therein.

No. 130. House bill to provide for the drainage of lands in the county of Prince Edward.

No. 131. House bill to amend and re-enact section 1486 of the

Code of Virginia.

No. 160. House bill to amend and re-enact section two of an act entitled an act to incorporate the town of Dillwyn, in Buckingham county, Virginia, approved March 12, 1912.

No. 208. House bill to amend and re-enact section 2274 of the

Code of Virginia.

On motion of Mr. Stephenson, the House adjourned.

RICHARD L. BREWER, Jr. Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

MONDAY, March 1, 1920.

Prayer by Rev. E. S. Coffman, pastor of the United Brethren, Harrisonburg.

On motion of Mr. Haddon, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, February 28, 1920.

The Senate has passed Senate bills entitled an act to amend and re-enact section 3434 of the Code of Virginia, No. 240; an act to amend and re-enact sections 2 and 9 of an act entitled an act to provide for the recordation of titles to motor vehicles and the identification of the same; to regulate the purchase, sale, storage and repair of motor vehicles; declaring the theft of motor vehicles to be a felony and to prescribe penalties for violations of the act, No. 239; an act to amend section 759 of the Code of Virginia, No. 277; an act to amend and re-enact section 6310 of the Code of Virginia, No. 301; an act to amend and re-enact section 2702 of the Code of Virginia of 1919, No. 331; an act respecting the character of

evidence in criminal prosecutions for seduction under section 4410 of the Code of Virginia, No. 345; an act to amend an act entitled, deeds of corporations, how to be executed and acknowledged, designated as section 5208 of the Code of Virginia, No. 351; and an act to amend and re-enact section 54 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act: to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines and flavoring extracts: exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits, in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19. 1918, No. 320. In which they request the concurrence of the House of Delegates.

No. 239. Senate bill was referred to the Committee on Roads

and Internal Navigation.

No. 240. Senate bill was referred to the Committee on Appropriations.

No. 277. Senate bill was referred to the Committee on Schools and Colleges.

Nos. 301, 328, 321, 345 and 351 Senate bills were referred to the Committee for Courts of Justice.

No. 320. Senate bill was referred to the Committee on Moral and Social Welfare.

No. 134. Senate bill to amend and re-enact section 21½ of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeal of cases arising under this act; to

prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture, or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918; having been considered by the committee in session, was reported from the Committee on Moral and Social Welfare.

No. 288. Senate bill to authorize the board of supervisors of Madison county to borrow the sum of fifteen thousand dollars, and issue bonds therefor, for the permanent improvement and construction of roads and bridges in said county; having been considered by the committee in session, was reported from the Committee on Counties, Cities and Towns with an amendment in the nature of a substitute.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 159. Senate bill to amend and re-enact an act to incorporate the town of Hillsville, approved March 5, 1900, in Carroll county.

No. 273. Senate bill to repeal an act entitled an act to incorporate and provide a charter for the town of Dry Fork, in the

county of Pittsylvania, approved March 15, 1906.

No. 455. House bill to authorize the county of Louisa to borrow money and issue bonds for a sum not exceeding two hundred thousand dollars (\$200,000.00); having been considered by the committee in session, was reported from the Committee on Counties, Cities and Towns.

The following House bills having been considered by the commitmittee in session, were reported from the Committee on Agriculture and Mining:

No. 456. House bill to amend and re-enact section 1138 of the

Code of Virginia.

No. 457. House bill prohibiting agricultural fairs from operating more than six days in any one month.

No. 458. House bill to amend and re-enact section 1263 of the Code of Virginia. (With the recommendation that it do not pass.)

House bill to appropriate one hundred and fifty dollars to the board of supervisors of Southampton county for the purpose of erecting an iron fence around the Confederate cemetery at Courtland, Virginia; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Appropriations.

House bill to provide for the construction, improvement, care and maintenance of the public roads and bridges in the county of Wythe, and to repeal an act entitled an act to provide for the locating and opening of new roads, for the altering and discontinuing of any of the existing roads, for the working, improving and keeping the same in repair; to provide for the erection and maintenance of bridges, in the county of Wythe; to provide a penalty for obstructing or injuring the roads and bridges in said county, and for repealing all former special road laws for the said county of Wythe, approved March 14, 1918; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal Navigation.

Mr. Willis offered the following resolution:

Resolved, That the order of business for today and tomorrow shall be as follows:

First. House bills with Senate amendments and Senate bills on their third reading at the morning session so that a sufficient amount of finished matter may be sent to the enrolling room.

Second. House bills on their second reading; providing, however, that one member may be allowed to explain a bill and another allowed to oppose, whereupon the question shall be upon the engrossment of the bill without further debate.

Third. Privileged matter may be laid before the House at the

discretion of The Speaker.

Which was agreed to.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation: By Mr. Robinson: A bill for the relief of Alleghany county.

By Mr. Wallace: A bill to amend and re-enact sections 1, 4, 7, 8, 9 and 11 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, and add to said act two new sections designated sections 7-a and 13-a.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 134. Senate bill to amend and re-enact section 211/2 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines and flavoring extracts; exempting certain counties and cities from certain prov sions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits, in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918,

No. 159. Senate bill to amend and re-enact an act to incorporate the town of Hillsville, approved March 5, 1900, in Carroll county.

No. 273. Senate bill to repeal an act entitled an act to incorporate and provide a charter for the town of Dry Fork, in the county of Pittsylvania, approved March 15, 1906.

No. 288. Senate bill to authorize the board of supervisors of Madison county to borrow the sum of fifteen thousand dollars, and issue bonds therefor, for the permanent improvement and construction of roads and bridges in said county.

The following House bills were read at length a first time and

ordered to be printed:

No. 455. House bill to authorize the county of Louisa to borrow money and issue bonds for a sum not exceeding two hundred thousand dollars (\$200,000.00).

No. 456. House bill to amend and re-enact section 1138 of the

Code of Virginia.

No. 457. House bill prohibiting agricultural fairs from operat-

ing more than six days in any one month.

No. 458. House bill to amend and re-enact section 1263 of the Code of Virginia.

The amendments proposed by the Senate to the following House

bills were agreed to:

No. 49. House bill to amend and re-enact section 2958 of the Code of Virginia in relation to annexation of territory by cities or towns—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Crockett, Deans, Dickerson, Dillard, Ewell, Flanagan, Fuller, E. R., Fuller. R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett. Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Price, Ramsey, Rew, Rodgers, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Templeton, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker-68.

No. 91. House bill to repeal an act entitled an act to prohibit the hunting or shooting of rabbits in Mathews and Middlesex counties, approved March 16, 1916—yeas, 68; navs, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Crockett, Deans, Dickerson, Dillard, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Monett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Price, Ramsey, Rew, Rodgers, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Templeton, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker-68.

No. 118. House bill to authorize and empower the board of supervisors of the county of Dickenson, Virginia, to lay a special county levy to raise money for the purpose of providing for the construction of a county memorial, industrial and high school building, to be built in the town of Clintwood, in Dickenson county, Virginia, and providing for the securing of land upon which to erect said building, and to erect and equip said building, and to authorize and empower the said board of supervisors of said county to lay a special district levy in the Clintwood magisterial district in said county to raise money for the purpose of supplementing said special county levy, and also to authorize and empower the town council of the said town of Clintwood to lay a special town levy in the said town to raise money for the purpose of also supplementing said special county levy. The said school building to be known as the "Dickenson County Memorial, Industrial and High School Building," and the said school building shall stand as a monument and memorial to the soldiers, sailors and marines from said county of Dickenson in the late world's war, who lost their lives in this waryeas, 68; navs, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Crockett, Deans, Dickerson, Dillard, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Price, Ramsey, Rew, Rodgers, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snldow, Stephenson, Story, Templeton, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—68.

No. 193. House bill to authorize and empower the town council of Farmville, Virginia, to negotiate a loan for the purpose of paying off and discharging the floating debt of said town caused by urgent and needful reqairs to the streets and public utilities owned by the town, said debt being incurred by war times and extraordinary high cost of labor and materials; to issue bonds for said loan to provide for payment of interest and principal thereof and to provide a sinking fund—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Crockett, Deans, Dickerson, Dillard, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Tordon, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Price, Ramsey, Rew, Rodgers, Smith, Chas, F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Templeton, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—68.

No. 215. House bill to allow members of the United States naval reserve force, while not on active duty in said United States naval force, to hold office under the government of this Common-

wealth or the political or administrative sub-divisions thereof—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs, Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Crockett, Deans, Dickerson, Dillard, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps. Ozlin, Padgett, Price, Ramsey, Rew, Rodgers, Smith, Chas, F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Templeton, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—68.

No. 226. House bill to authorize the board of supervisors of Appoint to county to levy an additional capitation tax, as provided by section 173 of the Constitution of Virginia—yeas, 68: nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs, Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Crockett, Deans, Dickerson, Dillard, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Price, Ramsey, Rew, Rodgers, Smith, Chas, F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Templeton, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—68.

No. 239. House bill to provide for an election by the qualified voters of Grafton magisterial district, in the county of York, State of Virginia, for a bond issue by said district, for the purpose of building a high school in said district for white children, and to determine by said election at what place in said district said school shall be built—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs, Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Crockett, Deans, Dickerson, Dillard, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Price, Ramsey, Rew, Rodgers, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Templeton, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—68.

No. 73. House bill to amend and re-enact section 32 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits, to prescribe the juris-

diction for trial and appeal of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation: defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act: defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act: and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair. Bolton, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair. Brown, Mayo C., Buntin, Carpenter, Carter, Crockett, Deans, Dickerson, Dillard, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatcwood, Gibson, Gordon, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Price, Ramsey, Rew, Rodgers, Smith, Chas, F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Templeton, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—68.

Motions severally made to reconsider the votes by which the amendments proposed by the Senate to Nos. 49, 91, 118, 193, 215, 226, 239 and 73 House bills were agreed to were rejected.

The following Senate bills were read at length a third time and passed:

No. 197. Senate bill to amend and re-enact section 16 of an act approved January 30, 1888, entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Boston, in the county of Halifax, as amended and re-enacted by an act entitled an act to amend and re-enact sections 15 and 16 of an act entitled an act to incorporate the town of South Boston, in the county of Halifax, approved January 30, 1888, approved February 29, 1896, prohibiting the assessment of persons and property within the town with or levies for poor rates or school taxes except such as are levied by the State or by the council of the town, and prohibiting the assessment by the county of Halifax of levies or taxes upon the persons or property within the town for constructing, repairing or keeping in order the public roads of the county, except to pay the principal and interest of certain bonds proposed to be is-

sued by the county of Halifax, for the construction, improvement and maintenance of public roads in the county; and providing for the ascertainment of the county levy within the town, and the method of collecting the same—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Cherry, Crockett, Deans, Dickerson, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Pltts, Powers, Ramsey, Rodgers, Ruebush, Shepherd, Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Templeton, Turner, Wallace, Warren, Wilcox, Wilkins, Williams, Young, Mr. Speaker—70.

No. 224. Senate bill to authorize and empower the board of supervisors of Halifax county to borrow money and issue notes therefor—veas, 70; navs, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Cherry, Crockett, Deans, Dickerson, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Pitts, Powers, Ramsey, Rodgers, Ruebush, Shepherd, Smith, E. Hugh, Smith, I., F., Snead, Snidow, Stephenson, Story, Tabb, Templeton, Turner, Wallace, Warren, Wilcox, Wilkins, Williams, Young, Mr. Speaker—70.

No. 118. Senate bill to amend and re-enact section 2421 of the Code of Virginia—yeas, 65; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair. Bolton. Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Cherry, Crockett, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gilpin, Gray, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Powers, Price, Ramsey, Rew, Rodgers, Ruebush, Shepherd, Smith, E. Hugh, Snead, Snidow, Story, Tabb, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—65.

No. 133. Senate bill to amend and re-enact section 4930 of the Code of Virginia—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs, Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Cherry, Crockett, Dickerson, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Haddon, Hall, Hen-

ley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Powers, Ramsey, Rodgers, Ruebush, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

No. 50. Senate bill to amend section 1646 of the Code of Virginia—yeas, 71; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Cherry, Crockett, Deans, Dickerson, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, McNutt, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Ramsey, Rodgers, Ruebush, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—71.

No. 75. Senate bill to create a State purchasing commission, to provide for and designate a State purchasing agent, and to prescribe the powers and duties of the said purchasing commission and purchasing agent—yeas, 67; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Boothe, Boschen, Brown, Mayo C., Buntin, Carter, Cherry, Dickerson, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gordon, Gray, Groome, Guerrant. Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Norris, Nottingham, Omps, Ozlin, Padgett, Powers, Price, Ramsey, Rew, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—67.

NAY-Mr. Noland-1.

No. 144. Senate bill to amend and re-enact sections 1004, 1005, 1019, 1021, 1022, 1024, 1027, 1047, 1050, 1063, 1066, 1067, 1076, 1078, 1079, 1080, 1081, 1082, 1085 and 1089 of title 12, chapter 46, of the Code of Virginia, relating to the insane, epileptic, feeble-ininded and inebriate—yeas, 62; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Brown, Mayo C., Buntin, Carpenter. Carter, Crockett, Dickerson, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Glbson, Glipin, Gordon, Gray, Guerrant, Haddon, Hall, Henley, Hicks. E. A., Hicks, W. F. Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, Noland, Nottingham, Omps, Padgett, Powers, Price, Ramsey, Rew, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Tabb, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—62.

No. 138. Senate bill to empower the State Corporation Commis-

sion to regulate the delivery of power, heat, light or water by public utility corporations—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messes. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Cherry, Dickerson, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Ramsey, Rew, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Tabb, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—71.

No. 126. Senate bill to amend and re-enact section 1134 of the Code of Virginia—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes. Blair. Bondurant. Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Cherry, Dickerson, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps. Ozlin, Padgett, Pitts, Powers, Ramsey, Rew, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Tabb, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—71.

No. 268. Senate bill to amend and re-enact section 3905 of the Code of Virginia—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Cherry, Dickerson, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Ramsey, Rew, Rodgers, Ruebush, Shepherd, Smith, Chas, F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Tabb, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—71.

N. 143. Senate bill to amend and re-enact section 1029 of the Code of Virginia in relation to testing the legality of detention of persons adjudged insane, epileptic, feeble-minded or inebriate—yeas, 71; navs, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs, Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Cherry, Dickerson, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse,

Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Ramsey, Rew, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Tabb, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—71.

No. 162. Senate bill for the protection of patients and inmates of State hospitals and colonies for the insane, epileptic and feebleminded from improper and unlawful marriages, and providing punishment for violation of this act—yeas, 71; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs, Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinciair, Brown, Mayo C., Buntin, Carpenter, Carter, Cherry, Dickerson, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Ramsey, Rew, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Tabb, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—71.

No. 160. Senate bill for the protection of certain kinds of game birds and to regulate the killing, injuring, destruction and capture of same—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Cherry, Dickerson, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps. Ozlin, Padgett, Pitts, Powers, Ramsey, Rew, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Tabb, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—71.

No. 233. Senate bill to amend and re-enact section 3394 of the Code of Virginia—yeas, 71; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Cherry, Dickerson, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Nolaud, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Ramsey, Rew, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Tabb, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—71.

No. 167. Senate bill to provide how a charter of a town granted by a court may be annulled and repealed—yeas, 71: nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair. Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter. Cherry, Dickerson, Dillard, Dodson, Ewell. Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Ramsey, Rew, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Tabb, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—71.

No. 185. Senate bill to amend and re-enact sections 1257, 1258, 1260, 1261, 1264 and 1265 of the Code of Virginia in relation to

the sale of farm produce on commission; came up.

The amendments proposed by the Committee on Agriculture and Mining were agreed to. The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 59; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bowles, Carpenter, Carter, Cherry, Deans, Dickerson, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Groome, Hall, Hicks, E. A., Hicks, W. F., Horsley Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Powers, Ramsey, Rew, Rodgers, Ruebush, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Tabb, Turner, Warren, Watts, Wilkins, Williams, Willis, Young, Mr. Speaker—59.

NAY-Mr. Guerrant-1.

No. 112. Senate bill to amend and re-enact section 1471 of the Code of Virginia; came up.

On motions severally made by Mr. Moffett the bill was severally

amended.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 65; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carter, Cherry, Crockett, Dickerson, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gilpin, Gordon, Gray, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Powers, Ramsey, Rew, Rodgers, Ruebush, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—65.

Motions severally made to reconsider the votes by which Nos. 118, 133, 50, 75, 185, 112, 144, 138, 126, 268, 143, 162, 160, 167, 233, 197 and 224 Senate bills were passed were rejected.

No. 231. Senate bill to amend and re-enact section 5889 of the

Code of Virginia; came up.

The amendment in the nature of a substitute proposed by the Committee for Courts of Justice was agreed to.

The amendments were ordered to be engrossed. The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Anderson, Barnes, Blair, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Cherry, Crockett, Deans, Dickerson, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Groome, Guerrant, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Rew, Robinson, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—71.

Mr. Stephenson moved to reconsider the vote by which the bill was passed, which was rejected.

Ordered that Mr. Stephenson carry the bill to the Senate and request their concurrence in the amendments proposed by the House.

A message was received from the Senate, by Mr. ROBERTSON, who informd the House that the Senate had agreed to the amendments proposed by the House.

The hour of 2 o'clock P. M., having arrived, the chair was vacated until 4 P. M.

MONDAY, MARCH 1st.—Afternoon Session.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

No. 128. House bill to permit children over the age of ten years to work in fruit and vegetable canning factories during the months of June, July, August, September, October and November; having been printed, was read at length a second time.

Mr. Bolton offered an amendment in the nature of a substitute,

which was agreed to. The bill was ordered to be engrossed.

No. 129. House bill to amend and re-enact section 3847 of the Code of Virginia; having been printed, was read at length a second time.

Mr. Deans moved to amend as follows: On page 1, line 10, after the word "paid" strike out the period, insert semi-colon, and add the following: "provided, however, that no foreign corporation which deposits, as required by law, securities with the treasurer of the Commonwealth for the protection of its patrons in Virginia shall be required to maintain an office in this State for such purpose; which was rejected.

Mr. Snidow moved to amend as follows: Page one, line 15, after the word "appointing" strike out the words "the Secretary of the Commonwealth of this State and his successor in office its agent" and insert in lieu thereof "some practicing attorney at law residing in this State its attorney or agent"; which was rejected.

his State its attorney or agent"; which was rejected.

The bill was ordered to be engrossed.

No. 106. House bill to amend and re-enact sections 83 and 84 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay interest on the public debt. and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof; having been printed, came up. The bill was read at length a second time. The question being on ordering the bill to be engrossed was put and decided in the negative.

No. 107. House bill to raise additional revenue for support of the government and to require reports from, and to impose and levy a tax upon all persons, partnerships, companies, associations and corporations residing or doing business in this State that enter into contracts of insurance or indemnity with persons, partnerships, companies, associations and corporations not licensed to do business in this State, and to provide a method of enforcement and penalty for failure to observe provisions of the said act; having been printed, came up

The bill was read at length a second time. The question being on ordering the bill to be engrossed was put and decided in the negative.

No. 110. House bill to provide for the tuberculin testing of and indemnity for dairy and breeding cattle slaughtered on account of tuberculosis, and to appropriate money for the expenses thereof; having been printed, was read at length a second time.

The amendments proposed by the Committee on Appropriations were agreed to. The question being on ordering the bill to be en-

grossed was put and decided in the negative.

No. 113. House bill to require all fire insurance brokers and agents to apply to the Commissioner of Insurance for a license to act as such insurance broker and agent, and to supply the said Commissioner with proper certificate and proof of applicant's age, character and qualifications, and requiring the Commissioner to furnish blanks for the purpose; and to authorize said Commissioner to issue a license in proper cases and upon payment of the fee; having been printed, came up.

The bill was read at length a second time. The question being on ordering the bill to be engrossed was put and decided in the

negative.

No. 139. House bill to prescribe a minimum capital stock and surplus for domestic companies hereafter incorporated for the purpose of transacting the business of industrial insurance, and a minimum capital stock and a deposit for foreign companies at present transacting, or which shall apply for a license to transact such business in the State of Virginia; was, on motion of Mr. Price, dismissed.

No. 142. House bill to amend and re-enact section 4570 of the Code of Virginia; having been printed, came up.

The amendment in the nature of a substitute proposed by the

Committee on General Laws came up. Mr. WILKINS moved to amend the substitute by adding thereto the following: "But such ordinance, if enacted, shall provide that no sale of any of the commodities aforesaid shall be on a Sunday between the hours of ten-thirty in the morning and one in the afternoon, and between the hours of seven-thirty and nine-thirty in the evening:" which was agreed to.

The amendment in the nature of a substitute proposed by the Committee on General Laws was rejected—yeas, 22; nays, 48.

On motion of Mr. Cherry, the vote was recorded as follows:

YEAS—Messrs, Bosman, Carpenter, Cherry, Flanagau, Fuller, E. R., Gibson, Gilpin, Green, Groome, Haddon, Hall, Hunter, Jesse, Joyce, Moffett, No-

land, Rew, Snidow, Tabb, Wilcox, Wilkins, Willis-22.

Nays—Messrs, Blair, Bolton, Bondurant, Boothe, Boschen, Brown, J. Sinclair, Brown, Mayo C., Buntin, Crockett, Deans, Dickerson, Dillard, Ewell, Fuller, R. H., Fulton, Garber, Gatewood, Gray, Guerrant, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, McNutt, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Prince, Ramsey, Rodgers, Ruebush, Shelton, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Templeton, Turner, Wallace, Watts, Williams, Young, Mr. Speaker—48.

Mr. Smith of Albemarle stated that he would have voted in the affirmative, but was paired with Mr. Diggs.

Mr. Warren stated that he was not recorded as voting, but if

he had been recorded he would have voted no.

Mr. Boschen moved to reconsider the vote by which the substi-

tute was rejected, which motion was rejected.

The question being on ordering the bill to be engrossed was put and decided in the negative.

On motion of Mr. Stephenson, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

TUESDAY, MARCH 2, 1920.

Prayer by Rev. J. L. Scott, of the M. E. Church, South, Grundy, Va.

On motion of Mr. Barnes, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, March 1, 1920.

The Senate has agreed to House amendments to Senate bill

entitled an act to amend and re-enact sections 5887 and 5888 of the Code of Virginia, No. 83.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Insurance

and Banking:

No. 98. Senate bill to provide for the organization or admission and the regulation and taxation of incorporated mutual insurance companies other than life, providing a penalty for any violation hereof and repealing all acts or parts of acts in conflict herewith. (Amended.)

No. 195. Senate bill to amend and re-enact section 4193 of the

Code of Virginia.

No. 116. Senate bill to amend and re-enact sections 2337 and 2349 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Finance.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Appropriations:

No. 240. Senate bill to amend and re-enact section 3434 of the Code of Virginia.

No. 251. Senate bill to provide for the enumeration of the

veterans of the Confederate army and navy.

No. 239. Senate bill to amend and re-enact sections 2 and 9 of an act entitled an act to provide for the recordation of titles to motor vehicles and the identification of the same; to regulate the purchase, sale, storage and repair of motor vehicles; declaring the theft of motor vehicles to be a felony and to prescribe penalties for violations of the act, having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

No. 11. Senate joint resolution proposing amendment to section 72 of the Constitution of Virginia; having been considered by the committee in session, was reported from the Committee on Appro-

priations.

No. 19. Senate joint resolution proposing amendment to section 186 of the Constitution of Virginia; having been considered by the committee in session, was reported from the Committee on Finance.

No. 277. House bill to amend and re-enact sections 333 and 5022 of the Code of Virginia; heretofore recommitted to the Committee on

Appropriations, was reported back with an amendment.

No. 459. House bill to appropriate seven hundred and eleven dollars and twelve cents to reimburse Louis A. Heindl, Herbert W. Harris and Pembroke W. Taylor, for expenditures made and bills incurred by them in the organization and recruiting of the Thirteenth Company. Virginia Coast Artillery, between the time of its organization and muster into the Federal service, on May 1, 1918; having been considered by the committee in session, was reported from the Committee on Appropriations.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and

Internal Navigation:

No. 460. House bill to provide for the construction, improvement, care and maintenance of the public roads and bridges in the county of Wythe, and to repeal an act entitled an act to provide for the locating and opening of new roads, for the altering and discontinuing of any of the existing roads, for the working, improving and keeping the same in repair; and to provide for the erection and maintenance of bridges, in the county of Wythe; and to provide a penalty for obstructing or injuring the roads and bridges in said county, and for repealing all former special road laws for the said county of Wythe, approved March 14, 1918.

No. 461. House bill to amend and re-enact section 2137 of the

Code of Virginia.

No. 462. House bill to provide for a preliminary survey of the State Highway system of roads, and certain other surveys.

The following House bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 463. House bill to amend and re-enact section 3488 of the Code of 1919, to allow sheriffs, sergeants or constables a fee for making return on executions delivered to them by the clerks of courts or justices of the peace in cases where no levy is made or forthcoming bond is taken, and to allow them a commission where any execution is in their hands and is collected by the plaintiff, his agent or attorney.

No. 464. House bill to raise revenue to provide additional funds for the maintenance of public free schools of the primary and

grammar grades, and to appropriate the same.

No. 465. House bill to provide for the consolidation of action or motions against fire insurance companies and the trial together of such actions or motions, and the entering of judgment therein; having been considered by the committee in session, was reported from the Committee on Insurance and Banking.

House bill for the relief of Alleghany county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to amend and re-enact sections 1, 4, 7, 8, 9 and 11 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling,

constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, and add to said act two new sections designated sections 7a and 13a; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

our cannot be reached by general law of court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal Navigation.

Mr. Wilcox offered the following joint resolution providing for the appointment of a legislative committee on the R. E. Lee Camp Soldiers' Home:

Whereas, it is expedient that the General Assembly of Virginia be kept in close touch with the R. E. Lee Camp Soldiers' Home, in order that the soldiers at the said home may feel that their welfare is being kept constantly in mind by the General Assembly;

Be it resolved by the House of Delegates, the Senate concurring, That there be appointed a committee of three members, two to be selected by the Speaker of the House and one by the President of the Senate, which committee shall from time to time visit the R. E. Lee Camp Soldiers' Home, and keep in close touch with the same and report to the General Assembly at its session of nineteen hundred and twenty-two such information relating to the said home as to it may seem desirable, and also to make such recommendations as to the conduct of the home as the committee may see fit to make; which was agreed to.

Ordered that Mr. Wilcox carry the resolution to the Senate and request their concurrence.

The following were presented and referred under rule 37:

To the Committee on Special, Private and Local Legislation:

By Mr. Felts: A bill to authorize the board of supervisors of Carroll and Grayson counties to enter into a contract in relation to the erection and maintenance of a certain bridge in Grayson county, and authorizing the board of supervisors of Carroll county to appropriate money for the erection and maintenance of such bridge.

By Mr. Felts: A bill to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll to

let to contract the roads of said county and levy a tax to keep the same in proper repair, as amended by an act approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendent, clerk and duties of each, prescribing penalties, etc., and to repeal all special acts in conflict berwith.

To the Committee on Finance:

By Mr. E. R. FULLER: A bill to amend and re-enact section 19 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

By Mr. Mayo C. Brown: A bill to amend and re-enact section 107 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 98. Senate bill to provide for the organization or admission and the regulation and taxation of incorporated mutual insurance companies other than life, providing a penalty for any violation hereof and repealing all acts or parts of acts in conflict herewith.

No. 195. Senate bill to amend and re-enact section 4193 of the

Code of Virginia.

No. 116. Senate bill to amend and re-enact sections 2337 and 2349 of the Code of Virginia.

No. 240. Senate bill to amend and re-enact section 3434 of the

Code of Virginia.

No. 251. Senate bill to provide for the enumeration of the

veterans of the Confederate army and navy.

No. 239. Senate bill to amend and re-enact sections 2 and 9 of an act entitled an act to provide for the recordation of titles to motor vehicles and the identification of the same; to regulate the purchase, sale, storage and repair of motor vehicles; declaring the theft of motor vehicles to be a felony and to prescribe penalties for violations of the act.

The following House bills were read at length a first time and ordered to be printed:

No. 459. House bill to appropriate seven hundred and eleven dollars and twelve cents to reimburse Louis A. Heindl, Herbert W. Harrisand Pembroke W. Taylor, for expenditures made and bills incurred by them in the organization and recruiting of the Thirteenth Company, Virginia Coast Artillery, between the time of its organization and muster into the Federal service, on May-1, 1918.

No. 460. House bill to provide for the construction, improvement, care and maintenance of the public roads and bridges in the county of Wythe, and to repeal an act entitled an act to provide for the locating and opening of new roads, for the altering and discontinuing of any of the existing roads, for the working, improving and keeping the same in repair; and to provide for the erection and maintenance of bridges, in the county of Wythe, and to provide a penalty for obstructing or injuring the roads and bridges in said county, and for repealing all former special road laws for the said county of Wythe, approved March 14, 1918.

No. 461. House bill to amend and re-enact section 2137 of the

Code of Virginia.

No. 462. House bill to provide for a preliminary survey of the

State Highway System of roads, and certain other surveys.

No. 463. House bill to amend and re-enact section 3488 of the Code of 1919, to allow sheriffs, sergeants or constables a fee for making return on executions delivered to them by the clerks of courts or justices of the peace in cases where no levy is made or forthcoming bond is taken, and to allow them a commission where any execution is in their hands and is collected by the plaintiff, his agent or attorney.

No. 464. House bill to raise revenue to provide additional funds for the maintenance of public free schools of the primary and gram-

mar grades, and to appropriate the same.

No. 465. House bill to provide for the consolidation of action or motions against fire insurance companies and the trial together of such actions or motions, and the entering of judgment therein.

The following Senate bills were read at length a third time and passed:

No. 114. Senate bill to provide for the payment of bounties for the killing of certain predatory birds and animals—yeas, 63; nays, 11.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Brown, J. Sinclair, Brown, Mayo C., Carter, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gordon, Gray, Groome, Haddon, Hall, Hicks, E. A., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, McNutt, Moffett, Noland, Norris, Nottingham, Ozlin, Pitts, Powers, Ramsey, Rew. Robinson, Rodgers, Sheiton, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Story, Tabb, Templeton, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—63.

NAYS—Messrs. Boothe, Carpenter, Crockett, Gatewood, Hicks, W. F., Omps, Padgett, Ruebush, Stephenson, Turner, Watts—11.

No. 73. Senate bill to provide for the organization, operation and supervision of fire insurance ratemaking bureaus; to provide for a review of rates and rules fixed by such bureaus for insurance upon property in this State; to prohibit discrimination in such rates; to regulate all agreements between fire insurance companies or their agents affecting such rates; and empowering the Commissioner of Insurance to reduce fire insurance rates, and providing penalty for violation—yeas, 64; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs, Anderson, Barnes, Blair, Bolton, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Crockett, Deans, Dickerson, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gordon, Groome, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hurt, Joyce, Langhorne, Massey, Noland, Norris, Omps, Ozlin, Padgett, Price, Ramsey, Robinson, Rodgers, Shepherd, Smith, Chas, F., Smith, Etugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—64.

NAYS-Messrs, Guerrant, McNutt-2.

No. 208. Senate bill to amend and re-enact section 2252 of the Code of Virginia, came up. The amendments proposed by the Committee on Finance were agreed to.

The amendments being presently engrossed, the bill was read at

length a third time and passed—yeas, 74: navs, 0.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs, Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Ramsey, Robinson, Ruebush, Shépherd, Smith, Chas, F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Templeton, Turner, Wallace, Warren, Watts, Wilkins, Williams, Willis, Young, Mr. Speaker—74.

No. 128. Senate bill to amend and re-enact section 1615 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 8 of an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia, and to repeal all acts or part of act of the General Assembly of Virginia, and any section of the Code of Virginia in connection with the provisions thereof, especially an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia, approved February 22, 1894, and sections 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751 and 1752 of the Code of Virginia of 1887; and all amendments thereto, approved March 13, 1912, approved March 27, 1918, came up.

Mr. Price moved to amend as follows: Cut out lines 18-26 and substitute the following, "(d) Has studied medicine not less than four school years, including four satisfactory courses of at least

eight months each in four different calendar years in a medical school registered as maintaining a standard satisfactory to the State Board of Education. Such standard being based upon the grading of the American Medical Association and of the American Institute of Homeopathy, respectively." In line 46, after the word "standard" cut out to the word "provided" in line 48 and substitute the following: "Satisfactory to the State Board of Education, as above provided"; which was agreed to.

The amendments being presently engrossed, the bill was read at

length a third time and passed—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Gatewood, Gibson, Gilpin, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hunter, Hurt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—73.

No. 164. Senate bill for the protection of elk in the State. to regulate the killing, injuring, destruction and capturing of same, came up.

On motions severally made by Mr. GARBER the bill was severally

amended.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp. Deans, Dickerson, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Haddon, Hall. Hicks, E. A., Hicks, W. F., Hunter, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Ramsey, Rew, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Warren, Watts, Wilcox, Wilkins, Willis, Young, Mr. Speaker—69.

No. 117. Senate bill to amend and re-enact sections 23, 33, 43, 99, 100, 101, 102, 103 and 106 of an act approved February 28, 1896, entitled an act to provide a new charter for the city of Roanoke, and the acts amendatory thereof, came up.

On motions severally made by Mr. Willis the bill was severally

amended.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 71; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Commins, Dickerson, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, Massey, McNutt, Nolaud, Norris, Nottingham, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Ruebush, Shelton, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—71.

No. 230. Senate bill providing that any newspaper published in a city adjoining or wholly or partly within the geographical limits of any county shall be deemed to be published in such county or counties as well as in such city, came up.

Mr. Warren moved to amend as follows: Page 1, line 4, change period to a comma, and add "for the purpose of legal advertisements, provided there shall be no newspaper printed in the county or counties within which the city is located"; which was agreed to.

The amendments being presently engrossed, the bill was read at

length a third time and passed—yeas, 67; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boschen, Bowles, Carpenter, Carter, Cherry, Commins, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Ramsey, Rew, Rodgers, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Tabb, Templeton, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—67.

NAYS-Messrs. Boothe, Brown, Mayo C.-2.

Motions severally made to reconsider the votes by which Nos. 114, 73, 208, 164, 128, 117 and 230 Senate bills were passed were

rejected.

No. 210. Senate bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as amended and re-enacted by an act entitled an act to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, approved March 17, 1910, came up.

Mr. Robertson moved to amend as follows: "Provided, that on a deed, lease, deed of trust, mortgage or contract relating to real estate lying partly in this State and partly in another State the tax shall be upon such proportion of the amount of the consideration for or actual value of the property conveyed, leased or contracted for, or of the bonds or other obligations secured thereby, as the amount

of the consideration for or actual value of the property conveyed, leased or contracted for or of the bonds or other obligations secured by said real estate lying in this State bears to the total amount of the consideration for or actual value of all the property conveyed, leased or contracted for or of the bonds or other obligations secured. Any deed, contract or will may be recorded in the same clerk's office when the record containing such deed, contract or will has been destroyed by fire or otherwise, free of tax"; which was agreed to.

The amendments being presently engrossed, the bill was read at

length a third time and rejected—yeas, 22; nays, 51.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Boothe, Carter, Crockett, Dillard, Dodson, Fuller, R. H., Gibson, Gilpin, Gray, Joyce, McNutt, Pitts, Powers, Price, Robertson, Ruebush, Snead, Snidow, Willis—22.

NAYS—Messrs. Anderson, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carpenter, Deans. Dickerson, Diggs, Ewell, Felts, Flanagan, Garber, Gatewood, Gordon, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Langhorne, Massey, Moffett, Noland, Norris, Omps, Ozlin, Podgett, Robinson, Rodgers, Shelton, Shepherd, Smith, Chas. F., Smith, Horace L., Smith, L. F., Stephenson, Story, Taylor, Templeton, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—51.

Mr. Hall moved to reconsider the vote by which the bill was

rejected, which was rejected.

No. 196. Senate bill to amend and re-enact section 7 of an act entitled an act to provide for the issuing of county road bonds for permanent road or bridge improvements in the magisterial districts of the counties of the State, approved March 13, 1912, as amended March 17, 1915, page 141, as amended March 17, 1916, page 461, as amended March 9, 1918, chapter 108, page 214, came up.

Mr. Horsley moved to amend by striking out lines 25 and 26, pages 3, and inserting the following: "by the local authorities with the advice and supervision of the State Highway Commissioner when requested by said local authorities in the maintenance and upkeep

of the"; which was agreed to.

The amendments being presently engrossed, the bill was read at length a third time and rejected—yeas, 37; nays, 30.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Barnes, Blair. Brown, Mayo C., Chase, Dodson, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gilpin, Groome, Guerrant, Haddon, Hicks, E. A., Horsley, Hundley, Hurt, Jesse Joyce, Langhorne, McNutt, Moffett, Norris, Padgett, Robinson, Rodgers, Shepherd, Smith, Chas. F., Smith, Horace L., Snead, Snidow, Turner, Wallace, Wilcox, Wilkins, Mr. Speaker—37.

NAYS—Messrs, Bolton, Boothe, Boschen, Bowles, Carpenter, Carter, Cherry, Crockett, Dickerson, Diggs, Ewell, Flanagan, Gordon, Gray, Green, Hall, Hicks, W. F., Massey, Noland, Omps, Ozlin, Ramsey, Robertson, Shelton, Stephenson, Story, Taylor, Warren, Watts, Williams—30.

Mr. Ozian moved to reconsider the vote by which the bill was rejected, which was rejected.

No. 21. Senate bill to amend and re-enact section 3506 of the Code of Virginia, 1919, to a clerk of any court, came up. The amendments proposed by the Committee on Finance were agreed to.

The amendments being presently engrossed, the bill was read at

length a third time and rejected—yeas, 12; nays, 61.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Brown, Mayo C., Fuller, E. R., Gilpin, Haddon, Hall. Noland, Nottingham, Robertson, Shepherd, Snidow, Willis, Mr. Speaker—12.

NAYS—Messrs. Barnes, Blair. Bolton, Boothe, Boschen, Carpenter, Carter, Chase, Comins, Crockett, Dickerson, Dillard, Ewell, Flanagan, Fuller, R. H., Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, Massey, McNutt, Norris, Omps, Ozlin, Padgett, Pitts, Powers, Prince, Ramsey, Rew, Robinson, Ruebush, Shelton, Smith, Chas. F., Smith E., Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Tabb, Taylor, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young—61.

Mr. Hall moved to reconsider the vote by which the bill was rejected, which was rejected.

No. 180. Senate bill for the relief of sureties on forfeited recog-

nizances, came up.

The amendments proposed by the Committee for Courts of Justice were agreed to.

Mr. Gordon moved to amend by inserting after the word "him"

line 8 the words "two years"; which was agreed to.

The amendments being presently engrossed, the bill was read at length a third time and rejected—yeas, 26; nays, 53.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs, Barnes, Boschen, Buntin, Dodson, Ewell, Felts, Flanagan, Gatewood, Gordon, Groome, Hicks, E. A., Hicks, W. F., Jesse, Joyce, Langhorne, Ozlin, Pitts, Robinson, Stephenson, Tabb, Turner, Wilcox, Williams, Willis, Young—26.

NAYS—Messrs. Anderson, Blair, Bolton, Boothe, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Crockett, Dickerson, Diggs, Fuller, E. R., Fuller, R. H., Garber, Gibson, Gilpin, Gray, Green, Guerrant, Haddon, Hall, Horsley, Hundley, Hunter, Hurt, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Padgett, Powers, Prince, Ramsey, Rodgers, Ruebush, Shelton, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Story, Taylor, Templeton, Wallace, Warren, Watts, Mr. Speaker—53.

Mr. Brown of Lynchburg moved to reconsider the vote by which the bill was rejected, which was rejected.

No. 42. Senate bill to amend and re-enact section 5254 of the Code of Virginia: was, on motion of Mr. Stephenson recommitted to the Committee for Courts of Justice.

No. 403. House bill to provide for a portrait of the late Senator Thomas S. Martin, and to make appropriation therefor out of the public funds; having been printed, was, on motion of Mr. Langmorne, taken up out of its order on the calendar. The bill was read at length a second time and ordered to be engrossed.

A message was received from the Senate, by Mr. Mapp, who in-

formed the House that the Senate had agreed to the House joint resolution in reference to the investigation of the Prohibition Department, with amendments; in which they request the concurrence of the House.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both Houses and duly enrolled, the titles of said bills

having been publicly read:

No. 46. House bill to amend section 3 of an act approved March 3, 1892, entitled an act making an annual appropriation to the Confederate Soldiers' Home, and in consideration therefor accepting a conveyance from R. E. Lee Camp No. 1, Confederate Veterans, of the property owned by it and now used for said home, so as to extend the time when the possession and control of the property conveyed in the deed from R. E. Lee Camp No. 1, Confederate Veterans, to the Commonwealth of Virginia, dated March 24, 1892, shall pass from the granter to the grantee in said deed; and to further extend the time when the possession and control of said property shall pass from the granter to the grantee in said deed.

No. 153. House bill to amend and re-enact section 3775 of the

Code of Virginia.

No. 173. House bill to authorize payment of State taxes and local levies for the year 1919 in the district of any commissioner of the revenue where the assessment of taxes and levies, which he was required by law to make, were not made upon the land, personal property and income books as required by law on or before December 31, 1919, where such commissioner of the revenue retired from office on that date; and to authorize payment of State taxes and levies within the period of sixty days after same has been duly assessed without payment of penalty.

No. 183. House bill to authorize and empower the judge of the circuit court of the county of Prince Edward to have conveyed to the Rice Local Union, No. 63, of the Prince Edward County Branch of the Farmers' Educational and Co-operative Union of America, or any other farmers' organization, certain land at Rice, in the county

of Prince Edward.

No. 185. House bill to repeal section 3 and to amend and reenact sections 4 and 5, and to enact section 5-a and section 21-a, and to amend and re-enact sections 34, and 39, and 44, 49 and 57, of an act entitled an act to amend and re-enact an act entitled an act to provide for a new charter for the town of Farmville, approved February 10, 1890, as amended by an act to amend and re-enact section 18 of the charter of the town of Farmville, approved February 9, 1898; and as amended by an act to amend and re-enact sections 1 and 13, and 21, of an act entitled an act to provide a new charter for the town of Farmville, approved February 20, 1900, as amended by an act to amend and re-enact section 21 of the charter of the town of Farmville, approved February 8, 1901, as amended and re-enacted by an act approved March 12, 1912.

No. 187. House bill to authorize the city of Newport News to issue twenty-five thousand dollars (\$25,000.00) of bonds for the purpose of acquiring the necessary land and in erecting and constructing buildings for fire stations thereon.

No. 188. House bill to authorize the city of Newport News to issue one hundred and twenty-five thousand dollars (\$125,000.00) of bonds for rebuilding, repairing and redecking bridges over railway tracks in said city.

House bill to authorize the city of Newport News to No. 189. issue one hundred thousand dollars (\$100,000.00) of bonds for the

purpose of erecting, constructing and equipping a jail.

No. 190. House bill to authorize the city of Newport News to issue one hundred thousand dollars (\$100,000.00) of bonds for the purchasing of necessary real estate and in erecting, constructing and

installing incinerators in said city.

No. 197. House bill to authorize the town of Narrows to appropriate \$7,500 towards the erection by the Pearisburg school district, of a public high school building in said town, and to provide for the issuing of the bonds of the town to raise the money for the said purpose.

No. 64. Senate bill to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding three hundred

thousand dollars (\$300,000.00).

No. 73. House bill to amend and re-enact section 32 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof: to prohibit advertisement of such ardent spirits, to prescribe the jurisdiction for trial and appeal of cases arising under this act: to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act: defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts, exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act: and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.



No. 118. Senate bill to amend and re-enact section 2421 of the

Code of Virginia.

No. 132. Senate bill to appropriate thirty thousand dollars to the State Board of Health to purchase a building for the orthopaedic hospital for the treatment of crippled and deformed children, established under an act approved February 16, 1918.

No. 135. Senate bill to amend and re-enact sections 1110, 1111, 1112, 1113 and 1119 of the Code of Virginia, and to repeal sections 1116, 1126, 1127, 1128, 1129, 1130 and 1131 of the Code of Virginia.

No. 137. Senate bill to amend an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, by adding a new section thereto.

No. 157. Senate bill to amend and re-enact section 3 of an act entitled an act for working and keeping in order the public roads of Mecklenburg county, and to provide for the levy of taxes for that

purpose, approved March 6, 1900, as heretofore amended.

No. 160. Senate bill for the protection of certain kinds of game birds and to regulate the killing, injuring, destruction and capturing of same.

No. 167. Senate bill to provide how a charter of a town granted

by a court may be annulled and repealed.

No. 187. Senate bill to authorize and empower the city council of the city of Buena Vista to raise and levy, annually, by assessment on property, and all other subjects of taxation taxable by the Commonwealth, in said city, such sums of money as it shall deem necessary or expedient to defray the expenses of said city, and to limit the amount thereof.



No. 207. Senate bill to authorize the board of supervisors of Rockingham county to issue bonds for an amount not exceeding \$60,000 for a period of not exceeding four years.

No. 224. Senate bill to authorize and empower the board of supervisors of Halifax county to borrow money and issue notes there-

for.

No. 231. Senate bill to amend and re-enact section 5889 of the Code of Virginia.

No. 233. Senate bill to amend and re-enact section 3394 of the

Code of Virginia.

No. 234. Senate bill to amend and re-enact section 4775 of the

Code of Virginia.

No. 237. Senate bill to amend and re-enact sections 48 and 63 of an act entitled an act entitled an act to amend and re-enact an act, approved July 9, 1870, and to amend and re-enact an act approved March 21, 1877, and to amend and re-enact an act approved February 17, 1890, and to re-enact an act approved January 29, 1894, relating to the charter of the town of Harrisonburg, approved March 3, 1896.

No. 250. Senate bill to invest in boards of supervisors of counties adjoining and abutting a city with a population of 125,000, or more inhabitants, as shown by United States census, the same powers and authority now vested or hereafter conferred upon common councils of cities and towns.

The hour of 2 o'clock P. M. having arrived, the chair was vacated until 4 o'clock P. M.

TUESDAY, MARCH 2ND-AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

The following Senate bills were read at length a second time:

No. 188. Senate bill to amend section 609 of the Code of Vir-

ginia.

No. 146. Senate bill to amend and re-enact sections 12, 26, 29, 30, 31, 32, 38, 39, 42, 43, 53, 55, 57. 68 and 75 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918.

No. 200. Senate bill to amend and re-enact section 6003 of the

Code (1919).



No. 121. Senate bill to amend and re-enact section 5106 of the Code of Virginia.

No. 170. Senate bill to amend and re-enact section 340 of the

Code of Virginia.

No. 131. Senate bill to amend and re-enact sections 2591 and 2601 of the Code of Virginia, in relation to the settlement of the public debt, and to authorize the board of sinking fund commissioners to fund certain bonds of the Chesapeake and Ohio Canal Company, of the face value of \$6,500.00.

No. 67. Senate bill to provide for public health, nursing, health examinations and physical education of school children, and to make an appropriation therefor, also to repeal an act entitled an act to provide for public health nursing and medical inspection and health in-

spection of school children, approved March 15, 1918.

No. 243. Senate bill to provide for the payment of small amounts into court, and then to the parties entitled to receive the same, without the intervention of any administrator, guardian or committee.

No. 61. Senate bill to amend and re-enact section 885 of the Code of Virginia.

No. 227. Senate bill to anticipate by counties, or otherwise, the

construction of the State highway system.

No. 145. Senate bill to regulate the size of type to be used in certain contracts, and to prescribe the effect of the use of size of type other than those required.

No. 34. Senate bill to amend and re-enact section 203 of the

Code of Virginia.

No. 288. Senate bill to authorize the board of supervisors of Madison county to borrow the sum of fifteen thousand dollars, and issue bonds therefor, for the permanent improvement and construc-

tion of roads and bridges in said county.

No. 134. Senate bill to amend and re-enact section 211/2 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeal of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional

restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

No. 159. Senate bill to amend and re-enact an act to incorporate the town of Hillsville, approved March 5, 1900, in Carroll county.

No. 273. Senate bill to repeal an act entitled an act to incorporate and provide a charter for the town of Dry Fork, in the coun-

ty of Pittsylvania, approved March 15, 1906.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 313. House bill concerning the commissions of the treas-

urer of the county of Stafford.

No. 389. House bill for the protection of fish in Nottoway river

in Southampton county.

No. 407. House bill to authorize the school board of Drewry-ville school district, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Drewryville, Virginia, for the said district.

No. 408. House bill authorizing the board of supervisors of Prince Edward county to levy a capitation tax for school and road

purposes.

No. 409. House bill to authorize the school board of Newsoms school district number eight, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Newsoms, Virginia, for the said district.

No. 410. House bill to amend and re-enact an act entitled an act to incorporate the town of Falls Church, in the county of Fairfax,

approved March 30, 1875, as heretofore amended.

No. 411. House bill to repeal an act to authorize the city of Bristol to lease or sell the Gauthier property in said city, approved September 9, 1919.

No. 412. House bill to amend the charter of the town of Dillwyn and to submit to the qualified voters of Dillwyn, in the county of Buckingham, the question of repealing the charter of said town.

No. 415. House bill to amend and re-enact an act entitled an act to incorporate the town of South Norfolk, in the county of Norfolk, approved September 11, 1919.

No. 416. House bill to prevent the trapping of foxes in the

counties of Albemarle, Nelson and Amherst.

No. 417. House bill to amend and re-enact section 17 of an act to regulate the shooting and prevent the destruction of wild water fowl in Back Bay, Princess Anne county.

No. 435. House bill in relation to fish ladders in Floyd county.

No. 436. House bill to authorize the mayor and council of the city of Williamsburg, in the county of James City, State of Virginia, to borrow money, issue bonds therefor, for the purpose of completing a public school building, and providing for submission of the issuance of bonds for this purpose to the qualified voters of the said city.

No. 437. House bill to authorize the mayor and council of the city of Williamsburg to sell and make conveyance of certain lots of

land owned by the said city.

No. 438. House bill to ratify, confirm and validate all elections, proceedings, acts or things heretofore held, done and performed in the city of Norfolk in reference to authorizing and issuing by the city of Norfolk, pursuant to chapter one hundred and twenty-two of the Code of Virginia of 1919, of thirty-year five per centum bonds of the city of Norfolk for the aggregate principal amount of six million dollars for the purpose of enlarging and improving the water supply system of the city of Norfolk.

No. 439. House bill to authorize the chairman of the board of supervisors of Lunenburg county, who may be in office when this act

takes effect, to sign certain minutes of the said board.

No. 440. House bill for the protection of fish in Nottoway river

in Sussex and Greensville counties. (Title amended).

No. 441. House bill to authorize the mayor and council of the town of Bowling Green, in the county of Caroline, to issue bonds and borrow money for the purchase, or construction, and maintenance of lighting and water systems, or either, in said town.

No. 442. House bill to amend and re-enact section 9 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919, in relation

to King William county.

No. 443. House bill to validate the issuance by the board of supervisors of the county of Cumberland of bonds in the sum of sixty-four thousand one hundred and ninety-three dollars and twelve cents (\$64,193.12) for building and permanent improvement of certain public roads in Hamilton district of said county, pursuant to an election by the duly qualified voters of said district held on the 24th day of September, 1919, by virtue of an order of the circuit court of said county entered on the 25th day of August, 1919, and to provide for payment of interest on said bonds and to create a sinking fund for payment of the same.

No. 444. House bill to authorize the board of supervisors of the county of Dinwiddie to levy a special tax in Westboro and Darville precincts in said county for road improvements in said precincts.

No. 445. House bill to provide a road commission for Eastville magisterial district, in Northampton county, and to repeal previous acts.

No. 448. House bill to amend and re-enact an act entitled an act to provide for opening and keeping in repair the public roads of Pulaski county, approved March 2, 1892, as amended and re-enacted by an act approved February 27, 1896, as amended and re-enacted by an act approved January 25, 1898, as amended and re-enacted by an act approved March 6, 1900, as amended and re-enacted by an act approved May 14, 1903, as amended and re-enacted by an act approved March 14, 1908.

No. 449. House bill to amend and re-enact sections two and four of an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair the public roads of Amherst county, as amended and re-enacted by an act approved March 2, 1898, and as further amended by an act approved March 15, 1904, which latter act was further amended by an act approved March 16, 1910, which said amendment and the amendment herein contained, being for the purpose of authorizing the board of supervisors of said county to work and improve the public roads of said county, expend any surplus money on the roads and bridges of said county, and authorize the erection of toll gates on certain roads in said county for the purpose of raising revenue to maintain and build, macadamize and otherwise permanently improve roads in said county, approved February 20, 1912, as amended by an act approved March 16, 1916, approved February 28, 1918.

No. 450. House bill to authorize, empower and require the board of supervisors of Grayson county to borrow the sum of \$90,000.00 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in Wilson, Elk Creek and Old Town magisterial districts of said county; to provide for the expenditure of the funds raised by such bond issue; to authorize the purchase of machinery and tools necessary therefor; to authorize the employment of civil engineers, road builders and labor; to specify the roads and parts thereof to be constructed and the amounts to be expended thereon; to provide for imposing a tax on all property, county and district, including property in any incorporated town situated within the above named districts, for the purpose of paying the interest and principal of such debt; to do all things necessary, needful or incidental to the main purposes of this act; and to declare an emergency.

No. 451. House bill to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county; to authorize the erection of toll gates and the collection of tolls upon certain public roads therein; and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; and to repeal all special acts heretofore enacted in reference to the public roads of said county; to validate the official acts of certain officers under laws heretofore in effect in said county.

(Amended.)

No. 452. House bill to authorize and empower the board of supervisors of Floyd county to borrow the sum of \$215,000.00 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in the magisterial districts of said county.

No. 453. House bill concerning depositories for the funds of

Culpeper county and interest on such funds.

No. 454. House bill to authorize the board of supervisors of any county constituting a judicial circuit to supplement the fees of any constable therein by the payment of a salary.

No. 455. House bill to authorize the county of Louisa to borrow money and issue bonds for a sum not exceeding two hundred thou-

sand dollars (\$200,000).

No. 174. House bill to require treasurers of cities of over 70,000 inhabitants to mail bills for State taxes to taxpayers and to maintain during the month of November of each year at least one or more offices in each ward of such cities where money in payment of State taxes may be received and proper receipt given. (Amended and title amended.)

No. 143. House bill imposing certain duties on commissioners of the revenue of counties with reference to the listing of pure-bred male stock, and requiring the posting of lists of pure-bred male stock

in clerks' offices.

No. 202. House bill to create and establish in and for the city of Richmond, Virginia, a court of record to be called the municipal court of the city of Richmond; to define its jurisdiction, powers, and procedure, and its relation to the other courts of said city; to provide for the qualification, election, duties, terms and compensation of the judge and clerk thereof; to provide for the keeping and filing of the records thereof, and all matter properly incidental to the proper conduct thereof; having been printed, was, on motion of Mr. Price, taken up out of its order on the calendar.

MR. FULLER of Richmond moved to recommit the bill to the

Committee for Courts of Justice; which was rejected.

Mr. Gordon moved to amend by striking out in lines 5, 6 and 7 after the word "Richmond" and inserting in lieu thereof the words "shall be paid by the City of Richmond"; which was rejected.

Mr. Carter moved to amend section 16, line 20, after the word "apply" insert the words "in terms to the corporation or circuit

courts shall also apply"; which was agreed to.

And in line 21 insert the word "it" after the word "it"; which

was agreed to.

The bill was read at length a second time and ordered to be en-

grossed.

No. 157. House bill to authorize, and in certain cases to require, the appointment in each of the counties of the Commonwealth or magisterial district of a county, of a special justice of the peace to be known as the trial justice, and to prescribe his jurisdiction and

duties and to fix his compensation; having been printed, was read at

length a second time.

Mr. Brown moved to amend severally as follows: Amend title by striking out—first line—to authorize and in certain cases and in lieu thereof. In certain cases.

Second line—Strike the words—or a magisterial.

Third line—Strike the words—district of a county, so that it will read—In certain cases to require the appointment in each of the counties of the Commonwealth of a special justice of the peace to be known as the trial justice; and to prescribe his jurisdiction and duties, and to fix his compensation.

Line 5—Strike out the words—magisterial district as the case

may be.

Lines 10 and 11—Strike out the words—Such trial justice, at the time of his appointment, shall have practiced law in this State for at least two years.

Page 3, line 8-after the words "schedule" insert "as". Which

were severally agreed to.

Mr. Smith of Northumberland moved to amend as follows: Page 4, line 8, after word "civil" insert "or criminal", which was

agreed to.

Mr. Smith of Northumberland moved to amend as follows: On page 4, line 11, after the word "justice" insert "provided however, that in any proceeding either civil or criminal, the said trial justice shall, upon application of either the prosecutor (public or private), or plaintiff or of the defendant, at any time before trial, associate with him for the trial of the case, two other justices of the county, and in case of a disagreement of opinion, the decision of a majority shall prevail and be the decision of the court"; which was rejected.

Mr. Smith of Dinwiddie moved to amend as follows: On page 1, in line 4, strike out "one-third" and insert "two-thirds"; which was

rejected.

Mr. Hurr moved to amend as follows: Page 1, line 4, strike out "one-third" and insert "a majority"; which was agreed to.

Mr. Young moved to amend as follows: Page 5, sec. 9, line 2,

strike out \$50 and insert \$20; which was rejected.

The question being on ordering the bill to be engrossed was put

and decided in the negative.

No. 164. House bill to amend and re-enact section 1615 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 8 of an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia and to repeal all acts or part of acts of the General Assembly of Virginia, and any section or sections of the Code of Virginia in conflict with the provisions thereof, especially an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia, approved February 22, 1894, and sections 1744, 1745, 1746, 1747, 1748, 1749, 1750.

1751 and 1752 of the Code of Virginia of 1887; and all amendments thereto, approved March 13, 1912, approved March 27, 1918; was, on motion of Mr. Price, dismissed.

On motion of Mr. Stephenson, the House adjourned.

RICHARD L. BREWER, Jr. Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

WEDNESDAY, March 3, 1920.

Prayer by Rev. Frank A. Tyler, pastor of Central Methodist Church, Clifton Forge, Va.

On motion of Mr. DILLARD, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their clerk, was read as follows:

In Scnate, March 2, 1920.

The Senate has agreed to House amendments to Senate bill entitled an act to amend and re-enact section 1471 of the Code of Vir-

ginia, No. 112.

And they have passed Senate bills entitled an act to amend and re-enact section 14 of an act entitled an act to provide for the recordation of titles to motor vehicles and the identification of the same; to regulate the purchase, sale, storage and repair of motor vehicles; declaring the theft of motor vehicles to be a felony and to prescribe penalties for violations of the act, approved September 9. 1919, No. 242; an act to amend and re-enact an act to provide for the issuing of county bonds for permanent road or bridge improvements and upkeep and maintenance in the magisterial districts of the county of Scott, approved March 13, 1918, chapter 162, page 296, No. 259; an act to amend and re-enact section 4 of an act of the General Assembly of Virginia, approved February 1, 1915, entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk coun-

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ty, approved February 1, 1894, No. 274; an act to amend and reenact section 11 of an act entitled an act to incorporate the town of Banister, in the county of Halifax, approved March 16, 1887, as heretofore amended, No. 275; an act to amend and re-enact sections 2. 8 and 15 of an act entitled an act to incorporate the town of Banister in the county of Halifax, approved May 16, 1887, as heretofore amended, and to repeal section 10 of said act. No. 276; an act to amend and re-enact sections 3 and 6 of an act entitled an act to provide for improving the public roads and bridges of Floyd magisterial district in the county of Scott and to authorize the board of supervisors to borrow money by the issue of bonds, and to build bridges, grade and macadamize the roads in Floyd district, approved September 4, 1919, No. 289; an act to authorize, empower and require the board of supervisors of Grayson county to borrow the sum of \$90,000.00 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in Wilson, Elk Creek and Old Town magisterial districts of said county; to provide for the expenditure of the funds raised by such bond issue; to authorize the purchase of machinery and tools necessary therefor: to authorize the employment of civil engineers, road builders and labor; to specify the roads and parts thereof to be constructed and the amounts to be expended thereon; to provide for imposing a tax on all property, county and district, including property in any incorporated town situated within the above named districts, for the purpose of paying the interest and principal of such debt; to do all things necessary, needful or incidental to the main purposes of this act; and to declare an emergency, No. 293; an act to amend and reenact section 28 of an act entitled an act providing a charter for the city of Richmond, approved May 24, 1870, as heretofore amended, No. 303; an act to amend and re-enact section 2052 of the Code of Virginia, No. 308; an act to amend and re-enact an act approved December 14, 1895, providing for the incorporation of the town of Mount Crawford, in the county of Rockingham, Virginia, No. 315; an act to declare the name, Cape Charles as used in an act, entitled an act to establish the State highway system, approved January 31, 1918, to mean the cape by that name instead of the town of Cape Charles City, No. 321; an act to authorize the board of supervisors of Patrick county to borrow money for the purpose of road construction, improvement and maintenance in said county, and to issue bonds therefor, not exceeding \$50,000.00 in amount, No. 324; an act to amend and re-enact chapter 654 of the Acts of Assembly 1897-8, entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of that county and levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the acts of 1899-1900, and as amended and re-enacted by chapter 144 of the acts of 1904, and as further amended by an act approved March 17, 1916, No. 329; an act to authorize submission to the legal voters of the city of Winchester of the question whether or not they will favor the issuance by said city of not more than

\$100,000 of water bonds and to authorize the issuance by said city of not more than \$100,000 of said bonds, if a majority of those voting vote in favor of such issuance, No. 338; an act to authorize the submission to the legal voters of the city of majority of those voting vote in favor of such issuance, No. 338; an act to authorize the submission to the legal voters of the city of Winchester, Virginia, of the question whether or not they will favor the issuance by said city of not more than \$75,000.00 of sanitary sewage extension bonds; and to authorize the issuance by said city of not more than \$75,000.00 of said bonds, the proceeds whereof shall be used for the extension of the existing sewer system and disposal plant, if a majority of those voting vote in favor of such issuance, No. 339; an act to authorize the submission to the legal voters of the city of Winchester the question whether or not they will favor the issuance of not more than \$75,000.00 of bonds for the construction of a municipal electric light and power plant and to authorize the issuance of said bonds, if a majority of those voting vote in favor of such issuance, No. 340; an act in relation to the compensation of supervisors of Accomac county and the clerk of the board of supervisors, No. 349; an act to amend and re-enact section 2073 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to amend and reenact an act entitled an act to authorize the court in which he is tried to sentence certain prisoners to hard labor on the public roads instead of confinement in the penitentiary, for the commission of felony, as heretofore amended, including the amendment thereto in regard to contracts for the hiring of convicts, as amended by acts approved February 29, 1912, and March 22, 1916, approved March 15, 1918, No. 350; an act to amend and re-enact section 3846 of the Code of Virginia; No. 356; an act to amend and re-enact section 2110 of the Code of Virginia, No. 358; an act to amend and re-enact section 5333 of the Code of Virginia, No. 368; and an act to authorize the school board of Bellefonte school district, of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone, in said district, and to issue bonds therefor, not to exceed the sum of forty thousand dollars in amount, No. 332. In which they request the concurrence of the House of Delegates.

No. 332. Senate bill was referred to the Committee on Schools and Colleges.

No. 368. Senate bill was referred to the Committee for Courts of Justice.

No. 356. Senate bill was referred to the Committee on General Laws.

Nos. 275, 276, 303, 315, 338, 339, 340 and 349 Senate bills were referred to the Committee on Counties, Cities and Towns.

Nos. 242, 259, 274, 289, 293, 308, 321, 324, 329, 350 and 358 Senate bills were referred to the Committee on Roads and Internal Navigation.

Senate bill to amend sections 5, 6, 7, 8, 9, 10, 11, 12, 18, 19, 20, 21, 22, 23, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 92, 94, 95, 96, 97, 98, 99, 100, 101 and 103 of an act to incorporate the city of Newport News, in the county of Warwick, and to provide a charter therefor, and to repeal sections 2 and 93 of said act and to add thereto sections 14-a, 55-a, 99-a, 116-a, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131 and 132, which deal with and provide for vacancies in the council; the initiative and referendum; the general powers and duties of the department of public welfare; the division of the city into school districts and the election of trustees therefor; the creation of a civil service commission and its rules and regulations; the jurisdiction of courts to enforce ordinances, rules and regulations upon city owned property outside of the city; continuance of present officers in office until January 1, 1921, and the vacating of certain offices at that time; the penalties for violation of certain sections; the working of prisoners; the appointment of boards and the creation of pension funds; having been considered by the committee in session, was reported from the Committee on Counties, Cities and Towns.

The following Senate bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 181. Senate bill to amend and re-enact sections 4909, 4910, 4912 and 4913, chapter 195, section 1045, chapter 46, Code of Virginia, 1919, in relation to person charged with crime and whose sanity is doubted, the disposition of such person when found insane or feeble-minded; disposition of persons who become insane after conviction, and the disposition of insane or feeble-minded persons charged with crime and confined in the department for criminal insane at a State hospital or elsewhere, when restored to sanity.

No. 291. Senate bill providing for certifying questions arising in practice to the Supreme Court of Appeals of Virginia, and for stay of proceedings until such questions shall have been answered.

No. 168. Senate bill to amend and re-enact sections 3665, 3666, 3667, 3673 and 3674 of the Code of Virginia of 1919; having been considered by the committee in session, was reported from the Committee on Currency and Commerce.

No. 320. Senate bill to amend and re-enact section 54 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecution for violation of this act; to create the office of Commissioner of Pro-

hibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918; having been considered by the committee in session, was reported from the Committee on Moral and Social Welfare.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 466. House bill to authorize the circuit court of Prince George county, or the judge thereof in vacation, to appoint a special police force for said county, and to provide for the compensation of persons appointed as such special police force.

No. 467. House bill to amend section 6299 of the Code of Vir-

ginia.

No. 468. House bill to amend and re-enact section 5205 of the

Code of Virginia.

No. 469. House bill permitting the creation of the office of public defender in cities having a population of fifty thousand or more, and providing for their appointment and defining their powers and duties.

No. 470. House bill to amend and re-enact sections fifty-one hundred, fifty-one hundred and five and fifty-one hundred and eight of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Appropriations:

No. 471. House bill to make an appropriation for the purpose of making such changes in the Confederate Memorial Institute as will be necessary to provide for housing the paintings presented to the State of Virginia by Honorable John Barton Payne.

No. 472. House bill providing for a commission on mental

hygiene.

No. 473. House bill endorsing the erection of a Statue of Brotherhood at Fort Wool, otherwise called the "Rip Raps," in Hampton Roads, and to appropriate \$50,000.00 thereto.

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No. 474. House bill to appropriate one hundred and fifty thousand dollars to the board of supervisors of Southampton county for the purpose of erecting an iron fence around the Confederate cemetery at Courtland, Virginia.

No. 475. House bill to amend and re-enact section 1564 of the Code of Virginia; having been considered by the committee in ses-

sion, was reported from the Committee on General Laws.

No. 476. House bill to amend and re-enact sections 1, 4, 7, 8, 9 and 11 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, and to add to said act two new sections designated sections 7-a and 13-a; having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

No. 477. House bill to amend and re-enact section 3195 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 2108 of the Code of Virginia, as amended by acts approved, respectively, March 16, 1910, and March 13, 1912, in relation to unlawful fishing, approved March 16, 1918; having been considered by the committee in session, was reported from the Commit-

tee on Chesapeake and its Tributaries.

House bill to establish a State Park Commission, and to define its powers and duties, and appropriating money to carry the provisions of this act into effect; heretofore referred to the Committee on General Laws, was reported back with recommendation that it be referred to the Committee on Appropriations. The bill was so referred.

House bill to authorize the boards of supervisors of Carroll and Grayson counties to enter into a contract in relation to the erection and maintenance of a certain bridge in Grayson county, and authorizing the board of supervisors of Carroll county to appropriate money for the erection and maintenance of such bridge; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll to let to contract the roads of said county and levy a tax to keep the same in proper repair, as amended by an act approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendent, clerk and duties of each, prescribing penalties, etc., and to repeal all special acts in conflict herewith; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

THE SPEAKER laid before the House, House joint resolution in reference to the investigation of the Department of Prohibition, returned from the Senate with amendments, as follows: Next to the last line strike out the words: "and to the Governor of Virginia." In paragraph "second," line 2, strike out the word "five" and insert the word "four." In same paragraph, same line, strike out the word "three" and insert the word "two."

The amendments were severally agreed to.

Ordered that Mr. Joyce inform the Senate thereof.

THE SPEAKER appointed Messes. Fuller of Richmond and Hen-Ley the committee on the part of the House.

Mr. WILLIS offered the following resolution:

Resolved, That at the completion of the special order today the

House consider House bills on their third reading.

Resolved further. That the following House bills be set as special and continuing orders for tomorrow at 11:30 o'clock A. M., and that debate on each be limited to 30 minutes:

H. B. 176-Medical college merger.

H. B. 237-Small loans.

H. B. 288—Broad tires.

H. B. 340—Car shed.

H. B. 342-Dog law.

H. B. 396—Printing constitutional amendments.

H. B. 398—Towns changing form of government.H. B. 400—Commission on Constitution.

H. B. 405-Amending bank bill.

H. B. 418-Conclusive evidence of death. Which was agreed to.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By Mr. Nortingham: A bill to authorize the board of trustees of Margaret Academy, in the county of Accomac, to make sale of

property held by them in trust.

By MESSRS. WALLACE and Powers: A bill to authorize the board of supervisors of the county of Norfolk, in its discretion, to borrow the sum of twenty-five thousand dollars and issue bonds therefor, for road and bridge purposes.

By MESSRS. SHELTON and OZLIN: A bill to amend and re-enact sections 7, 10 and 12 of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved Febru-

arv 16, 1901, as heretofore amended.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

Senate bill to amend sections 5, 6, 7, 8, 9, 10, 11, 12, 18, 19, 20, 21, 22, 23, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 92, 94, 95, 96, 97, 98, 99, 100, 101 and 103 of an act to incorporate the city of Newport News in the county of Warwick, and to provide a charter therefor, and to repeal sections 2 and 93 of said act and to add thereto sections 14-a, 55-a, 99-a, 116-a, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131 and 132 which deal with and provide for vacancies in the council; the initiative and referendum; the general powers and duties of the department of public welfare; the division of the city into school districts and the election of trustees therefor; the creation of a civil service commission and its rules and regulations; the jurisdiction of courts to enforce ordinances, rules and regulations upon city owned property outside of the city; continuance of present officers in office until January 1, 1921, and the vacating of certain offices at that time; the penalties for violation of certain sections; the working of prisoners; the appointment of boards and the creation of pension funds.

No. 181. Senate bill to amend and re-enact sections 4909, 4910, 4912 and 4913, chapter 195, section 1045, chapter 46, Code of Virginia, 1919, in relation to person charged with crime and whose sanity is doubted, the disposition of such person when found insane or feeble-minded; disposition of persons who become insane after conviction, and the disposition of insane or feeble-minded persons charged with crime and confined in the department for criminal insane at a State hospital or elsewhere, when restored to sanity.

No. 291. Senate bill providing for certifying questions arising in practice to the Supreme Court of Appeals of Virginia, and for stay of proceedings until such questions shall have been answered.

No. 168. Senate bill to amend and re-enact sections 3665, 3666, 3667, 3673 and 3674 of the Code of Virginia of 1919.

No. 320. Senate bill to amend and re-enact section 54 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof: to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecution for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold. regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

The following House bills were read at length a first time and

ordered to be printed:

No. 466. House bill to authorize the circuit court of Prince George county, or the judge thereof in vacation, to appoint a special police force for said county, and to provide for the compensation of persons appointed as such special police force.

No. 467. House bill to amend section 6299 of the Code of Vir-

ginia.

No. 468. House bill to amend and re-enact section 5205 of the

Code of Virginia.

No. 469. House bill permitting the creation of the office of public defender in cities having a population of fifty thousand or more, and providing for their appointment and defining their powers and duties.

No. 470. House bill to amend and re-enact sections fifty-one hundred, fifty-one hundred and five and fifty-one hundred and eight

of the Code of Virginia.

No. 471. House bill to make an appropriation for the purpose of making such changes in the Confederate Memorial Institute as will be necessary to provide for housing the paintings presented to the State of Virginia by Honorable John Barton Payne.

No. 472. House bill providing for a commission on mental

hygiene.

No. 473. House bill endorsing the erection of a Statue of Brotherhood at Fort Wool, otherwise called the "Rip Raps," in Hampton Roads and to appropriate \$50,000,00 thereto.

Hampton Roads, and to appropriate \$50,000.00 thereto.

No. 474. House bill to appropriate one hundred and fifty thousand dollars to the board of supervisors of Southampton county for the purpose of erecting an iron fence around the Confederate cemetery at Courtland, Virginia.

No. 475. House bill to amend and re-enact section 1564 of the

Code of Virginia.

No. 476. House bill to amend and re-enact sections 1, 4, 7, 8, 9 and 11 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, and to add to said act two new sections designated sections 7-a and 13-a.

No. 477. House bill to amend and re-enact section 3195 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 2108 of the Code of Virginia, as amended by acts approved, respectively, March 16, 1910, and March 13, 1912, in relation

to unlawful fishing, approved March 16, 1918,

A message was received from the Senate, by Mr. Early, who informed the House that the Senate had refused to agree to the amendments proposed by the House to No. 185 Senate bill to amend and re-enact sections 1257, 1258, 1260, 1261, 1264 and 1265 of the Code of Virginia, in relation to the sale of farm produce on commission.

The hour of 11:30 o'clock A. M. having arrived:

No. 270. House bill to amend and re-enact sections two, twenty-five, thirty, thirty-one, thirty-nine, forty-three, forty-four, forty-five, forty-six, forty-seven, forty-eight, fifty-one, fifty-three, sixty-eight, seventy-four and seventy-six, of an act which became a law on March 21, 1918, entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates and compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax of appropriate funds for the administration of this act, to repeal sections seventy-

two, seventy-three and seventy-five of said act, so as to provide for self insurance by employers as defined in this act, to create, establish and maintain a State insurance fund and to provide for the collection, custody, deposit, investment and auditing of said fund, and for the payment of compensation and certain costs and expenses. out of said fund, and to provide for the observance of the requirements of this act by employers subject thereto, and providing for the protection of employers who shall comply with the provisions of this act; having been printed, special order, was read at length a second time.

Mr. Price moved to pass by the bill, which was rejected—yeas, 37; nays, 42.

On motion of Mr. Price, the vote was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bondurant, Boothe, Brown, Mayo C., Carter, Deans, Dodson, Fuller, E. R., Fuller, R. H., Gatewood, Groome, Haddon, Henley, Horsley, Hundley, Hurt, Joyce, McNutt, Moffett, Owen, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rodgers, Smith, L. F., Taylor, Turner, Wallace, Watts, Wilkins, Willis, Mr. Speaker—37.

NAYS—Messrs. Anderson, Bolton, Boschen, Buntin, Carpenter, Chase, Commins, Dickerson, Dillard, Ewell, Felts, Fulton, Garber, Gordon, Gray, Green, Guerrant, Hall, Hicks, W. F., Hunter, Hyatt, Jesse, Noland, Norris, Nottingham, Omps, Rew, Robertson, Robinson, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snidow, Stephenson, Story, Tabb, Templeton, Wilcox, Williams, Young—42.

Pending the consideration of the bill, the hour of 2 o'clock P. M. having arrived, the chair was vacated until 4 o'clock P. M.

WEDNESDAY, MARCH 3RD-AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

The consideration of—

No. 270. House bill to amend and re-enact sections two, twentyfive, thirty, thirty-one, thirty-nine, forty-three, forty-four, forty-five, forty-six, forty-seven, forty-eight, fifty-one, fifty-three, sixty-eight. seventy-four and seventy-six, of an act which became a law on March 21, 1918, entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates and compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax of appropriate funds for the administration of this act, to repeal sections seventytwo, seventy-three and seventy-five of said act, so as to provide for self insurance by employers as defined in this act, to create, establish and maintain a State insurance fund and to provide for the collection, custody, deposit, investment and auditing of said fund,

and for the payment of compensation and certain costs and expenses out of said fund, and to provide for the observance of the requirements of this act by employers subject thereto, and providing for the protection of employers who shall comply with the provisions of this act, was resumed.

On motions severally made by Mr. Norris, the bill was severally amended as follows: Page 6, section 30: In line 11, after the words "more than" strike out the word "ten" and insert in lieu thereof the word "twelve." Page 6, section 31: In line 21, after the words "but not more than," strike out the word "ten and insert in lieu thereof the word "twelve.' Page 7, section 39: In line 9, after the words "but not more than," strike out the word "ten" and insert in lieu thereof the word "twelve."

In line 22, after the first word in said line, being "than," strike out the word "three" and insert in lieu thereof the word "five."

Page 11, section 48: In line 17, paragraph (c), after the first

word in said line, being "Whenever," insert the word "any."

Page 12, section 48: In line 1, paragraph (d), after the words "or by the," strike out the word "commissioner" and insert in lieu thereof the word "commission."

Page 12, section 48: In line 5, paragraph (d), after the words "or the industrial," strike out the word "commissioner" and insert in lieu thereof the word "commission.

Page 13, section 53: In line 6, paragraph (a), after the words "shall be" strike out the words "thirty-six" and insert in lieu thereof the words "forty-two."

Page 13, section 53: In line 7, paragraph (a), after the words "not more than," strike out the word "two" and insert in lieu thereof the word "three."

Pages 14 to 29, inclusive, section 68: On page 15, paragraph (a), in line 9, after the first word in said line, being "The," strike out the words "bonds and."

On page 15, paragraph (a), in line 11, after the words "one per centum" and before the words "of the" insert the words "per annum."

On page 15, paragraph (a), lines 12 and 13, after the words "amount thereof" at beginning of line 12, strike out the words "as provided by law for other securities deposited with him," and insert in lieu thereof the words "payable by the self insurer."

On page 19, paragraph (e), line 6, after the first word in said line, being the word "the," strike out the words "twenty-fifth" and

in lieu thereof insert the word "twentieth."

On page 19, paragraph (a), line 6, after the word "pay" and before the words "to the commission" at the beginning of line 7, insert the following: "on or before the last day of the month in which such request is mailed."

On page 19, paragraph (e), line 10, after the word "request," strike out the words "within the time specified," and insert in lieu

thereof the words "within said time."

On page 20, paragraph (f), at the end of said paragraph, fol-

lowing the word "sufficient" insert "And if upon such withdrawal or temination of election the employer shall be indebted to the said fund in any amount, it shall be the duty of the Industrial Commission, by suit in its name if necessary, to proceed to collect from such employer the amount of such indebtedness."

On page 21, paragraph (g), in line 14, after the words "to the fund" and before the words "in the bonds," insert: "not necessary to

be kept for the payment of compensation and expenses."

On page 22, paragraph (h), line 10, after the word "compensation" and before the words "provided for," insert the words "surplus and reserves."

On page 22, paragraph (h), line 14, strike out all of line 14, reading "of the new rate and when the same takes effect" and insert

in lieu thereof the following words: "schedule or class."

On page 23, line 17, after the words "the same" and before the word "effect" strike out the letters "tayes" and insert in lieu thereof the word "takes."

On page 23, paragraph (h), in line 22, after the words "reasonable surplus" and before the words "after providing," insert the

words "and reserves herein required."

On page 24, paragraph (h), in line 2, at the end of said line and after the word "same," strike out the period and insert a comma, and add the following words: "and the catastrophe surplus or reserve herein provided for."

On page 25, paragraph (k), lines 9 and 10, after the words "the premiums" in line 9, and before the words "for the month" in line 10, strike out the words "applicable to said employer" and insert in lieu thereof the words "required by the Industrial Commission to

be paid."

On page 25, paragraph (k), in lines 11 and 12, after the words "provided for" in line 11 and before the words "to guarantee" in line 12, strike out the words "an amount sufficient" and insert in lieu thereof the words "the amount required by the Industrial Commission to be deposited."

On page 27, paragraph (m), line 5, after the words "without the" and before the word "execution" strike out the words "payment of

any writ tax or the."

On page 28, line 10, after the words "without the" and before the word "execution," strike out the words "payment of any tax or the."

On page 29, paragraph (m), line 1, strike out the first two words appearing in said line, namely, "sixty-two," and insert in lieu thereof the words "sixty-three."

Page 29, section 76: In paragraph (3), line 17, after the word "paragraph" and before the words "of the," strike out "(one)" and

insert in lieu thereof "(L)."

On page 29, paragraph (3), line 19, after the word "paragraph" and before the word "of" strike out "(one)" and insert in lieu thereof "(L)."

Which were agreed to.

The question being on the engrossment and third reading of the bill was put and decided in the negative—yeas, 35; nays, 48.

On motion of Mr. Norris, the vote was recorded as follows:

YEAS—Messrs. Anderson, Bolton, Bondurant, Boschen, Bowles, Buntin, Comins, Dillard, Ewell, Gilpin, Gray, Green, Guerrant, Hall, Hunter, Hurt, Hyatt, Jesse, Noland, Norris, Nottingham, Omps, Rew, Robertson, Sinclair, Smith, E. Hugh, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb,

Wilcox, Williams, Young-35.

NAYS—Messrs. Barnes, Blair, Bosman, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Diggs, Dodson, Fuller, R. H., Fulton, Garber, Groome, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Joyce, Langhorne, Massey, McNutt, Moffett, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, L. F., Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilkins, Willis, Mr. Speaker—48.

Mr. Henley stated that he would have voted NO, but was paired with Mr. Gordon.

Mr. Price moved to reconsider the vote by which the House refused to engross the bill, which motion was rejected.

On motion of Mr. Stephenson, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

THURSDAY, March 4, 1920.

Prayer by Mr. Fulton, the member from Grayson county.

On motion of Mr. Gordon, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, March 3, 1920. se amendments to Senate bills e

The Senate has agreed to House amendments to Senate bills entitled an act to amend and re-enact sections 23, 33, 43, 99, 100, 101, 102, 103 and 106 of an act approved February 28, 1896, entitled an act to provide a new charter for the city of Roanoke, and the acts amendatory thereof, No. 117; an act to amend and re-enact section 1615 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 8 of an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia, and to repeal all acts or part of act of the General Assembly of Virginia, and any section of the Code of Virginia in connection with the pro-

visions thereof, especially an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia, approved February 22, 1894, and sections 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751 and 1752 of the Code of Virginia of 1887; and all amendments thereto, approved March 13, 1912, approved March 27, 1918, No. 128; an act for the protection of elk in the State, to regulate the killing, injuring, destruction and capturing of same, No. 164; an act to amend and re-enact section 2252 of the Code of Virginia, with amendment, No. 208; an act providing that any newspaper published in a city adjoining or wholly or partly within the geographical limits of any county shall be deemed to be published in such county or counties as well as in such city, No. 230.

And they have passed Senate bill entitled an act to regulate search warrants and to prohibit searches without search warrants, No. 63. In which they request the concurrence of the House of

Delegates.

No. 63. Senate bill was referred to the Committee for Courts of Justice.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 324. Senate bill to authorize the board of supervisors of Patrick county to borrow money for the purpose of road construction, improvement and maintenance in said county, and to issue

bonds therefor, not exceeding \$50,000.00 in amount.

No. 289. Senate bill to amend and re-enact sections 3 and 6 of an act entitled an act to provide for improving the public roads and bridges of Floyd magisterial district in the county of Scott and to authorize the board of supervisors to borrow money by the issue of bonds, and to build bridges, grade and macadamize the roads in

Floyd district, approved September 4, 1919.

No. 274. Senate bill to amend and re-enact section 4 of an act of the General Assembly of Virginia, approved February 1, 1915, entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894.

No. 308. Senate bill to amend and re-enact section 2052 of the

Code of Virginia.

No. 293. Senate bill to authorize, empower and require the board of supervisors of Grayson county to borrow the sum of \$90,000.00 and

to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in Wilson, Elk Creek and Old Town magisterial districts of said county; to provide for the expenditure of the funds raised by such bond issue; to authorize the purchase of machinery and tools necessary therefor; to authorize the employment of civil engineers; road builders and labor; to specify the roads and parts thereof to be constructed and the amounts to be expended thereon; to provide for imposing a tax on all property, county and district, including property in any incorporated town situated within the above named districts, for the purpose of paying the interest and principal of such debt; to do all things necessary, needful or incidental to the main purposes of this act; and to declare an emergency.

No. 350. Senate bill to amend and re-enact section 2073 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to authorize the court in which he is tried to sentence certain prisoners to hard labor on the public roads instead of confinement in the penitentiary, for the commission of felony, as heretofore amended, including the amendment thereto in regard to contracts for the hiring of convicts, as amended by acts approved February 29,

1912, and March 22, 1916, approved March 15, 1918.

No. 259. Senate bill to amend and re-enact an act to provide for the issuing of county bonds for permanent road or bridge improvements and upkeep and maintenance in the magisterial districts of the county of Scott, approved March 13, 1918, chapter 162, page 296.

No. 358. Senate bill to amend and re-enact section 2110 of the

Code of Virginia.

No. 120. Senate bill to provide uniform office hours for all State officers, boards, bureaus, commissions, institutions and divisions thereof, required by law to maintain regular business quarters at the seat of government; having been considered by the committee in session, was reported from the Committee on Officers and Offices at the Capitol.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 277. Senate bill to amend section 759 of the Code of Vir-

ginia.

No. 332. Senate bill to authorize the school board of Bellefonte school district of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone, in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount.

The following House bills, having been considered by the comtee in session, were reported from the Committee on Finance: No. 478. House bill to amend and re-enact section 19 of an act entitled an act to raise revenue for the support of the government, and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 479. House bill to amend and re-enact section 107 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and

Internal Navigation:

No. 480. House bill authorizing the boards of supervisors of Carroll and Grayson counties to enter into a contract in relation to the erection and maintenance of a certain bridge in Grayson county, and authorizing the board of supervisors of Carroll county to appropriate money for the erection and maintenance of such bridge.

No. 481. House bill to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll to let to contract the roads of said county and levy a tax to keep the same in proper repair, as amended by an act, approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendent, clerk and duties of each, prescribing penalties, etc., and to repeal all special acts in conflict herewith.

No. 482. House bill to amend and re-enact sections 3613, 3614, 3615, 3640 and 3641 of the Code of Virginia, having been considered by the committee in session, was reported from the Committee

on Currency and Commerce. (Without recommendation.)

House bill to authorize the board of supervisors of the county of Norfolk, in its discretion, to borrow the sum of twenty-five thousand dollars and issue bonds therefor, for road and bridge purposes; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Roads and Internal Navigation.

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House bill to amend and re-enact sections 7, 10 and 12 of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as heretofore amended; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the board of trustees of Margaret Academy, in the county of Accomac, to make sale of property held by them in trust; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reprots that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Schools and Colleges.

Mr. Willis offered the following resolution:

Resolved, That until further ordered the House shall meet at ten A. M. o'clock, the chair to be vacated at 2 P. M. o'clock, to be resumed at 4 o'clock P. M.; which was agreed to.

Mr. Willis offered the following resolution:

Resolved, That today House bills on their second reading to which there are not more than five objections be considered, beginning with No. 394, after which the special orders and House bills on their third reading be considered until disposed of; which was agreed to.

A message was received from the Senate, by Mr. Epes, who informed the House that the Senate had agreed to the following Sen-

ate joint resolution:

Be it resolved by the Senate, the House of Delegates concurring, That the Senator from Nottoway be, and he is hereby, granted leave to introduce in the Senate a bill to regulate the taking of top soil for road construction and repair purposes. In which they request the concurrence of the House.

The resolution was agreed to.

Ordered that Mr. Hurr inform the Senate that the House had agreed to the resolution.

Mr. Norris moved to discharge the Committee on Roads and Internal Navigation from the further consideration of No. 375 House bill to amend and re-enact section 3762 of the Code of Virginia; which was agreed to—yeas, 60; nays, 11.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Blair, Bolton, Bondurant, Boschen, Bosman, Bowles, Buntin, Carter, Chase, Cherry, Commins, Dickerson, Diggs, Dillard, Dodson, Ewell, Fuller, E. R., Fulton, Gatewood, Gordon, Green, Groome, Guerrant, Hall, Hicks, E. A., Hicks, W. F., Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Norris, Nottingham, Omps, Ozlin, Pitts, Powers, Ramsey, Rew, Robertson, Shelton, Sinclair, Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Turner, Warren, Wilcox, Williams, Willis, Young, Mr. Speaker—60.

NAYS-Messrs. Boothe, Brown, J. Sinclair, Brown, Mayo C., Deans, Felts,

Garber, Moffett, Padgett, Prince, Ruebush, Watts-11.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By Mr. Stephenson: A bill to provide for the completion of the publication, binding and distribution of the Code of Virginia.

To the Committee on Special, Private and Local Legislation:

By Mr. W. F. Hicks: A bill to authorize the board of supervisors of Lee county to borrow money and issue bonds of said county, or any of the magisterial districts thereof, for a sum not exceeding \$50,000.00, for the purpose of rebuilding, repairing, improving and maintaining the public roads and bridges of said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of such bonds at maturity.

By Mr. STUART: A bill for the protection of fish in the waters

of Clinch river and its tributaries in the county of Russell.

By Mr. Mayo C. Brown: A bill confirming a payment by the Auditor of Public Accounts to Lynchburg City Farm, and authorizing the payment of two hundred and sixty-four dollars to said city farm.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 324. Senate bill to authorize the board of supervisors of Patrick county to borrow money for the purpose of road construction, improvement and maintenance in said county, and to issue bonds therefor, not exceeding \$50,000.00 in amount.

No. 289. Senate bill to amend and re-enact sections 3 and 6 of an act entitled an act to provide for improving the public roads and bridges of Floyd magisterial district in the county of Scott and to authorize the board of supervisors to borrow money by the issue of bonds, and to build bridges, grade and macadamize the roads in Floyd district, approved September 4, 1919.

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No. 274. Senate bill to amend and re-enact section 4 of an act of the General Assembly of Virginia, approved February 1, 1915, entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894.

No. 308. Senate bill to amend and re-enact section 2052 of the

Code of Virginia.

No. 293. Senate bill to authorize, empower and require the board of supervisors of Grayson county to borrow the sum of \$90,000.00 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in Wilson, Elk Creek and Old Town magisterial districts of said county; to provide for the expenditure of the funds raised by such bond issue; to authorize the purchase of machinery and tools necessary therefor; to authorize the employment of civil engineers; road builders and labor; to specify the roads and parts thereof to be constructed and the amounts to be expended thereon; to provide for imposing a tax on all property, county and district, including property in any incorporated town situated within the above named districts, for the purpose of paying the interest and principal of such debt; to do all things necessary, needful or incidental to the main purposes of this act; and to declare an emergency.

No. 350. Senate bill to amend and re-enact section 2073 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to authorize the court in which he is tried to sentence certain prisoners to hard labor on the public roads instead of confinement in the penitentiary, for the commission of felony, as heretofore amended, including the amendment thereto in regard to contracts for the hiring of convicts, as amended by acts approved February 29,

1912, and March 22, 1916, approved March 15, 1918.

No. 259. Senate bill to amend and re-enact an act to provide for the issuing of county bonds for permanent road or bridge improvements and upkeep and maintenance in the magisterial districts of the county of Scott, approved March 13, 1918, chapter 162, page 296.

No. 358. Senate bill to amend and re-enact section 2110 of the

Code of Virginia.

No. 120. Senate bill to provide uniform office hours for all State officers, boards, bureaus, commissions, institutions and divisions thereof, required by law to maintain regular business quarters at the seat of government.

No. 277. Senate bill to amend section 759 of the Code of Vir-

ginia.

No. 332. Senate bill to authorize the school board of Bellefonte school district of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone, in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount.

The following House bills were read at length a first time and

ordered to be printed:

No. 478. House bill to amend and re-enact section 19 of an act entitled an act to raise revenue for the support of the government, and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 479. House bill to amend and re-enact section 107 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 480. House bill authorizing the boards of supervisors of Carroll and Grayson counties to enter into a contract in relation to the erection and maintenance of a certain bridge in Grayson county, and authorizing the board of supervisors of Carroll county to appropriate money for the erection and maintenance of such bridge.

No. 481. House bill to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll to let to contract the roads of said county and levy a tax to keep the same in proper repair, as amended by an act, approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendent, clerk and duties of each, prescribing penalties, etc., and to repeal all special acts in conflict herewith.

No. 482. House bill to amend and re-enact sections 3613, 3614,

3615, 3640 and 3641 of the Code of Virginia.

No. 181. House bill to amend and re-enact sections 526, 530, 540, 541 and 542 of the Code of Virginia, with reference to forests, and to add to said Code three new sections to be numbered 546-a, 546-b, 546-c; was, on motion of Mr. Deans, recommitted to the Committee on Agriculture and Mining.

No. 98. Senate bill to provide for the organization or admission and the regulation and taxation of incorporated mutual insurance companies other than life; providing a penalty for any violation

hereof and repealing all acts or parts of acts in conflict herewith; was, on motion of Mr. Norris, taken up out of its order on the calendar.

Mr. Norms moved to dispense with the further readings of the bill required by section 50 of the Constitution; which was agreed to—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs, Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Templeton, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—76.

The amendment proposed by the Committee on Insurance and

Banking was agreed to.

The amendment being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 78; nays, 0.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuler, E. R., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Groome, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Turner, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—78.

Mr. Norris moved to reconsider the vote by which the bill was passed, which was rejected.

The following House bills having been printed, were read at length a second time and ordered to be engrossed:

No. 399. House bill to provide for the contraction of the corporate limits of towns located partially in one county and partially in another.

No. 402. House bill to appropriate certain sums of money from the Virginia State treasury in aid of duly organized Confederate memorial associations of this State, having in charge and that expend such money upon cemeteries containing the graves of Confederate soldiers or sailors.

No. 419. House bill to amend and re-enact sections 5614 and 5619 of the Code of Virginia.

No. 420. House bill to amend and re-enact section five thousand

nine hundred and eleven of the Code of Virginia, providing for the jurisdiction of circuit courts in cities which have, since the present Constitution went into effect, undergone transition from cities of the second class to cities of the first class.

No. 425. House bill to amend and re-enact section 5898 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3049 of the Code of Virginia relative to temporary appointment of circuit judges, approved March 18, 1918.

No. 426. House bill to amend and re-enact section 6228 of the

Code of Virginia.

No. 427. House bill to amend and re-enact section 4926 of the Code of Virginia.

No. 428. House bill to amend and re-enact section 4154 of the

Code of Virginia.

No. 429. House bill to amend and re-enact section thirty-three hundred and forty-three (3343) of the Code of Virginia.

No. 430. House bill to amend and re-enact section 1782 of the

Code of 1919.

No. 431. House bill to amend and re-enact section 3857 of the

Code of Virginia.

No. 433. House bill to amend and re-enact sections 14 and 17 of an act entitled an act to provide a new charter for the town of Abingdon, Virginia, and to repeal all other acts with reference thereto, in effect January 22, 1900, as heretofore amended.

No. 434. House bill to amend an act entitled an act to provide a new charter for the town of Abingdon, Virginia, and to repeal all other acts with reference thereto, in effect January 22, 1900, as heretofore amended by adding a new section thereto, to be known as section 23.

No. 456. House bill to amend and re-enact section 1138 of the Code of Virginia.

No. 461. House bill to amend and re-enact section 2137 of the

Code of Virginia.

No. 465. House bill to provide for the consolidation of actions or motions against fire insurance companies and the trial together of such actions or motions, and the entering of judgment therein.

No. 466. House bill to authorize the circuit court of Prince George county, or the judge thereof in vacation, to appoint a special police force for said county, and to provide for the compensation of persons appointed as such special police force.

No. 471. House bill to make an appropriation for the purpose of making such changes in the Confederate Memorial Institute as will be necessary to provide for housing the paintings presented

to the State of Virginia by Honorable John Barton Payne.

No. 476. House bill to amend and re-enact sections 1, 4, 7, 8, 9 and 11 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges and to prescribe the powers and duties of such commission, and thereby to provide for the controlling, construction and keeping in repair the public roads and

bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, and to add to said act two new sections, designated sections 7-a and 13-a.

No. 96. House bill to amend and re-enact an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, and amended by an act approved March 12, 1912, and subsequently amended, by adding a new chapter thereto, to be known as chapter 11, relating to the compensation of the mayor

and councilmen.

No. 269. House bill to amend and re-enact an act entitled an act to extend the limits of, and provide for electing trustees for, the town of Marion in the county of Smyth, and vesting them with certain corporate powers, passed March 15, 1849, as heretofore amended.

The following House bills were, on motions severally made, dismissed:

No. 413. House bill to amend and re-enact section 1, 2, 6, 7, 8, 9 and 11 of an act entitled an act to incorporate the town of Falls Church, in the county of Fairfax, approved March 30, 1875, as heretofore amended.

No. 421. House bill prohibiting attorneys for the Commonwealth from acting as attorneys for public service corporations.

No. 196. House bill providing that any newspaper published in a city wholly or partly within the geographical limits of any county shall be deemed to be published in such county or counties as well as in such city.

No. 369. House bill to provide for the organization or admission and the regulation and taxation of incorporated mutual insurance companies other than life, providing a penalty for any violation hereof and repealing all acts or parts of acts in conflict herewith.

No. 176. House bill to provide for the appointment of a commission on medical education in Virginia; to define its powers and duties; to provide how the University of Virginia and the Medical College of Virginia may be consolidated, and prescribing the effect thereof; having been printed, special order, came up.

Mr. Willis moved to dispense with the further readings of the bill required by section 50 of the Constitution; which was agreed

to-yeas, 73; navs, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp. Dickerson, Dillard, Ewell, Fuller, E. R.,

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Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pifts, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Sinclair, Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—73.

On motions severally made by Mr. SMITH of Albemarle the bill

was severally amended.

The bill was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Barnes Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Commins, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 237. House bill to amend and re-enact section two of an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred (\$300) dollars, to any persons, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of banking division of the Corporation Commission in respect to licenses; repealing section eighty-one of the revenue act and all other acts and parts of acts inconsistent with the provisions of this act, approved March 23, 1918: having been printed, special order, came up.

Mr. Willis moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed

to—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Dickerson, Dillard, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Norris, Nottingham, Owen, Ozlin, Pad-

gett, Pitts, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Sinclair, Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—73.

Mr. Fuller of Richmond moved to amend the bill as follows: Add on page 3—"provided, however, that nothing in this act shall apply to cities having a population of at least one hundred and twenty-five thousand; which was agreed to.

The bill was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and

decided in the affirmative—yeas, 64; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carter, Chase, Commins, Crockett, Dickerson, Dillard, Dodson, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon Gray, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Jesse, Joyce, McNutt, Noland, Nottingham, Omps, Padgett, Powers, Prince, Rew, Robertson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Horace L., Smith, L. F., Snead, Story, Tabb, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—64.

Motions severally made to reconsider the votes by which Nos. 176 and 237 House bills were passed, were rejected.

The hour of 2 o'clock P. M. having arrived, the chair was vacated.

THURSDAY, MARCH 4TH-AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

No. 288. House bill to provide for the protection of the public roads of the Commonwealth of Virginia; to provide for license tax on certain vehicles other than those driven by motor or steam power; and to prescribe the width of tires to be used on same—having been printed, special order, came up.

MR. Willis moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed

to—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Dickerson, Dillard, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Sinclair, Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—73.

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Mr. Hall moved to amend as follows: Page 4, line 8, after word "land" insert "nor to require a license of any one who is only periodically engaged in hauling the articles enumerated in this act": which was rejected.

Mr. Hall moved to amend as follows: Page 5, insert "This act shall not be operative in any county until adopted by the board of supervisors of such county"; which was agreed to-yeas, 41; nays, 34.

On motion of Mr. Gordon the vote was recorded as follows:

YEAS-Messrs. Anderson, Blair, Bolton, Boothe, Buntin, Carpenter, Chase, Dickerson, Dillard, Dodson, Ewell, Flamagan, Fulton, Garber, Gray, Green, Guerrant, Hall, Hicks, W. F., Jesse, Joyce, Langhorne, McNutt, Noland, Owen, Ozlin, Powers, Ramsey, Robertson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson,

Templeton, Turner, Warren, Williams, Young—44.

NAVS—Messrs. Bondurant, Boschen, Bosman, Bowles, Brown, Mayo C., Commins, Crockett, Deans, Fuller, E. R., Fuller, R. H., Gatewood, Gordon, Groome, Haddon, Henley, Hicks, E. A., Horsley, Hundley, Hunter, Moffett, Navard, Northead Physics, Physics Boschen, 1988, 198 Norris, Nottingham, Pitts, Prince, Rodgers, Smith, Horace L., Story, Tabb, Wallace, Watts, Wilcox, Wilkins, Willis, Mr. Speaker—34.

Mr. Bondurant moved to amend as follows: Page 4, line 8, add: "and all needs for the promotion of agriculture"; which was reiected.

Mr. Ewell moved to amend as follows: Page 4, line 11, strike

out the words: "and fire-wood for sale"; which was rejected.

Mr. Guerrant moved to amend as follows: Line 12, after the word "timber" add "excelsior wood or excelsior"; which was agreed to.

Motions severally made by Messrs. Gatewood and Jesse to amend

the bill were severally rejected.

The bill was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 51; nays, 27.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Bowles, Brown, Mayo C., Cherry, Commins, Deans, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gordon, Groome, Guerrant, Haddon, Henley, Hicks, E. A., Hundley, Hurt, Hyatt, Langhorne, Massey, Nottingham, Owen, Ozlin, Pitts, Price, Prince, Ramsey, Rew, Rodgers, Smith, Chas F., Smith, Horace L., Smith, L. F., Snead, Snidow, Story, Tabb, Turner, Waliace, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—51.

NAYS-Messrs. Boothe, Carpenter, Chase, Dickerson, Diggs, Dillard, Gatewood, Gray, Green, Hall, Hicks, W. F., Horsley, Hunter, Jesse, Joyce, McNutt, Noland, Padgett, Powers, Robertson, Ruebush, Shelton, Shepherd, Sinclair,

Smith, E. Hugh, Stephenson, Templeton-27.

No. 340. House bill for the protection of persons employed in the construction or repair of railroad cars or car trucks or similar egipment; having been printed, special order, came up.

Mr. Willis moved to dispense with the further readings of the bill required by section 50 of the Constitution; which was agreed

to—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter. Chase, Commins, Copp, Dickerson, Dillard, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Sinclair, Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—73.

The bill was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 61; nays, 20.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Buntin. Chase, Cherry, Deans, Dickerson, Dillard, Dodson, Ewell. Flanagan, Fuller, E. R., Fulton, Gatewood, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Hundley, Hunter, Hurt, Langhorne, Massey, Noland, Nottingham, Ozlin, Pitts, Price, Prince, Rew, Robertson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Taylor, Templeton, Turner, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

NAYS—Messrs. Bondurant, Brown, Mayo C., Felts, Fuller, R. H., Garber, Gilpin, Green, Hicks, E. A., Horsley, Hyatt, Jesse, Joyce, McNutt, Owen,

Powers, Ramsey, Ruebush, Snidow, Tabb, Wallace-20.

No. 342. House bill to amend and re-enact an act entitled an act to prevent damage and injuries by dogs, and to provide compensation to owners of stock so injured; to provide for license on dogs, and to provide for penalties for violation thereof; to provide compensation to owners of fowl so injured; and to provide funds for the enforcement of this act therefrom, approved March 20, 1918; having been printed, special order, came up.

MR. Willis moved to dispense with the further readings of the bill required by section 50 of the Constitution; which was agreed

to-yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter. Chase, Commins, Copp, Dickerson, Dillard, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Sinclair, Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—73.

Mr. Stuart moved to amend by adding section 9 as follows: Sec. 9. This act shall not be construed to prevent dogs from running at large day or night or from having the collars and tags removed, while they are actually being hunted and are accompanied by the hunter. Moreover, this act shall not be effective in the following counties and cities unless and until adopted by their respective boards of supervisors and councils, that is to say: Russell, Isle of Wight, Buckingham, Cumberland, Spotsylvania, Pittsylvania, Washington and city of Bristol, Tazewell, Buchanan, Scott, Nansemond and city of Suffolk, which was rejected.

Mr. Anderson moved to amend as follows: On page 2 in line 9 after the word "one" strike out the word "dollar" and insert the

words "fifty cents":-which was rejected.

Mr. Boothe moved to amend as follows: Page 7, lines 2 and 7, after the word "dog" insert "worrying or"; which was agreed to.
Mr. Massey moved to amend as follows: Page 2, line 9, after the

Mr. Massey moved to amend as follows: Page 2, line 9, after the word "female" strike out "three" and insert "two"; which was rejected.

On motions severally made by Mr. Massey the bill was severally

amended.

The bill was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 63; nays, 15.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Chase, Cherry, Commins, Dickerson, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gilpin, Gordon, Green, Groome, Haddon, Henley, Hundley, Hunter, Hurt, Jesse, Langhorne, Massey, McNutt, Noland, Nottingham, Owen, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rodgers, Ruebush, Shepherd, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Turner, Wallace, Warren, Watts, Wilkins, Williams, Willis—63.

NAYS—Messrs. Anderson, Boothe, Crockett, Deans, Gray, Hicks, E., A., Hicks, W. F., Horsley, Hyatt, Robertson, Shelton, Smith, E. Hugh, Templeton,

Young, Mr. Speaker-15.

Motions severally made to reconsider the vote by which Nos. 288, 340 and 342 House bills were passed, were rejected.

No. 396. House bill to amend and re-enact section 306 of the

Code of Virginia; having been printed, special order, came up.

Mr. Willis moved to dispense with the further readings of the bill required by section 50 of the Constitution; which was agreed to—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Dickerson, Dillard, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Norris, Nottingham. Owen, Ozlin, Padgett, Pitts, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Sinclair, Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—73.

On motion of Mr. Willis the bill was passed by.

No. 398. House bill to amend and re-enact sections 2942, 2943, 2944 and 2945 of the Code of Virginia; having been printed, special

order, came up.

Mr. Willis moved to dispense with the further readings of the bill required by section 50 of the Constitution; which was agreed to—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Dickerson, Dillard, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Sinclair, Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker-73.

On motion of Mr. Willis the bill was passed by.

No. 400. House bill to provide for the appointment of a commission to suggest amendments to the Constitution of Virginia and to prescribe the powers and duties of the said commission; also making an appropriation to carry the provisions of this act into effect; having been printed, special order, came up.

Mr. Willis moved to dispense with the further readings of the bill required by section 50 of the Constitution; which was agreed

to—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Dickerson, Dillard, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Sinclair, Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Sneaker—78. Young, Mr. Speaker-73.

On motion of Mr. Willis the bill was passed by.

No. 405. House bill to amend and re-enact sections 4099, 4100, 4105, 4110, 4111, 4113, 4115, 4120, 4121, 4122, 4123 and 4129 of the Code of Virginia; having been printed, special order, came up.

Mr. Willis moved to dispense with the further readings of the bill required by section 50 of the Constitution; which was agreed

to—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Dickerson, Dillard, Ewell, Fuller, E. R.,

Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Sinclair, Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—73.

On motion of Mr. Wills the bill was passed by.

No. 418. House bill to amend and re-enact section 6239 of the

Code of Virginia; having been printed, special order, came up.

MR. Willis moved to dispense with the further readings of the
bill required by section 50 of the Constitution; which was agreed
to—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Dickerson, Dillard, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Sinclair, Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—73.

On motion of Mr. Willis the bill was passed by.

Mr. Henley entered a motion to reconsider the vote by which— No. 437. House bill to authorize the mayor and council of the city of Williamsburg to sell and make conveyance of certain lots of land owned by the said city—was ordered to be engrossed.

Mr. Dickerson entered a motion to reconsider the vote by

which-

No. 452. House bill to authorize and empower the board of supervisors of Floyd county to borrow the sum of \$215,000.00 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in the magisterial districts of said county—was ordered to be engrossed.

Mr. Hall offered the following joint resolution:

This Assembly has heard with great sorrow of the death of its beloved member, Honorable W. N. Tiffany, member of the House

from Fauguier county.

Resolved, That a committee of five, three from the House and two from the Senate, be appointed to accompany his body to its last resting place and represent this General Assembly at his funeral; and the Clerk of the House will procure and send a proper floral tribute on behalf of the General Assembly.

Resolved further, That when each House adjourns today it ad-

journ in honor of our friend and fellow member.

Resolved, That a copy of this resolution be sent by the Clerk of the House to the family of Mr. TIFFANY. Which was agreed to.

Ordered that Mr. Hall carry the resolution to the Senate and

request their concurrence.

A message was received from the Senate, by Mr. Beverley, who informed the House that the Senate had agreed to the joint resolution.

THE SPEAKER appointed Messrs. Hall of Loudoun, Commins of King William, and Anderson of Smyth, the committee on the part of the House.

On motion of Mr. Stephenson the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

FRIDAY, March 5, 1920.

Prayer by Rev. J. T. Mastin, secretary of State Board of Charities and Corrections.

On motion of Mr. Massey, the reading of the Journal was dis-

pensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, March 4, 1920.

The Senate has passed Senate bills entitled an act to amend section 626 of the Code of Virginia, and to repeal sections 604, 605 and 606 of the Code of Virginia, No. 4; an act to amend and re-enact sections 2224 and 2230 of the Code of Virginia, with reference to the compensation of examiners of records, No. 372; an act extending the right of suffrage to women; assessing a State capitation tax on certain women residents of Virginia; and prescribing the qualifications of women entitled to vote for members of the General Assembly and all officers elective by the people, and the manner in which women may register and vote; also providing when this act shall take effect, No. 325; an act to allow the jury lists made up in 1919 to be used until July, 1920, and validating juries drawn from such lists since the passage of the act of the 29th day of January, 1920, notwithstanding that act, No. 397; an act to amend and re-enact sections 5986 and 5988 of the Code of Virginia, as amended by an act approved January 29, 1920, No. 375; an act to amend and reenact section 5887 of the Code of Virginia, and to amend and reenact section 5888 of the Code of Virginia, as amended by an act approved January 29, 1920, No. 401. In which they request the concurrence of the House of Delegates.

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No. 4. Sénate bill was referred to the Committee on Schools and Colleges.

No. 372. Senate bill was referred to the Committee on Finance. No. 325. Senate bill was referred to the Committee on Privileges and Elections.

Nos. 397, 375 and 401 Senate bills were referred to the Committee for Courts of Justice.

No. 356. Senate bill to amend and re-enact section 3846 of the Code of Virginia; having been considered by the committee in ses-

sion, was reported from the Committee on General Laws.

No. 226. Senate bill to provide for the examination and certification of professional engineers, architects and land surveyors; to regulate the practice of engineering, architecture and land surveying, to establish their relation to public works and the surveying and platting of land; having been considered by the committee in session, was reported from the Committee on General Laws. (With amendments.)

No. 12. Senate bill to amend and re-enact section 3465 of the Code of Virginia; having been considered by the committee in ses-

sion, was reported from the Committee on Appropriations.

The following Senate bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 331. Senate bill to amend and re-enact section 2702 of the

Code of Virginia of 1919.

No. 351. Senate bill to amend an act entitled Deeds of Corporations; how to be executed and acknowledged, designated as section 5208 of the Code of Virginia.

No. 60. Senate bill to amend and re-enact section 3118 of the

Code of Virginia.

No. 368. Senate bill to amend and re-enact section 5333 of the Code of Virginia.

No. 328. Senate bill to amend and re-enact section 3488 of the

Code of Virginia.

No. 345. Senate bill respecting the character of evidence in criminal prosecutions for seduction under section 4410 of the Code of Virginia.

No. 63. Senate bill to regulate search warrants and to prohibit

searches without search warrants.

No. 178. Senate bill to provide for the extradition of persons of unsound mind, and to make uniform the laws of the States which enact the same.

No. 301. Senate bill to amend and re-enact section 6310 of the

Code of Virginia.

No. 181. House bill to amend and re-enact sections 526, 530, 540, 541 and 542 of the Code of Virginia, with reference to forests, and to add to said Code three new sections to be numbered 546-a,

546-b, 546-c; heretofore recommitted to the Committee on Agricul-

ture and Mining, was reported back with amendments.

No. 483. House bill to provide for the completion of the publication, binding and distribution of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Appropriations.

No. 484. House bill to authorize the board of supervisors of the county of Norfolk, in its discretion, to borrow the sum of twenty-five thousand dollars and issue bonds therefor for road and bridge purposes; having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

No. 485. House bill to authorize the board of trustees of Margaret Academy, in the county of Accomac, to make sale of property held by them in trust; having been considered by the committee in session, was reported from the Committee on Schools and Colleges.

No. 486. House bill to amend and re-enact section 3330 of the Code of Virginia; having been considered by the committee in ses-

sion, was reported from the Committee on General Laws.

House bill for the protection of fish in the waters of Clinch river and its tributaries in the county of Russell; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the board of supervisors of Lee county to borrow money and issue bonds of said county or of any of the magisterial districts thereof for a sum not exceeding \$50,000.00 for the purpose of rebuilding, repairing, improving and maintaining the public roads and bridges of said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of such bonds at maturity; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill confirming a payment by the Auditor of Public Accounts to Lynchburg City Farm, and authorizing the payment of two hundred and sixty-four dollars to said city farm; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Appropriations.

A message was received from the Senate, by Mr. Gunn, who informed the House that the Senate had agreed to the following

joint resolution:

Resolved by the Senate of Virginia, the House of Delegates concurring. That they urge on the Congress of the United States the establishing of a national highway system to be constructed and maintained by the National government as outlined in bills now pending in Congress.

Resolved further, That copies of this resolution be forwarded to Senators and Representatives of Virginia in the Congress requesting them to support such a measure. In which they request the

concurrence of the House. Which was agreed to.

Ordered that Mr. Willis inform the Senate that the House had agreed to the joint resolution.

Mr. Willis offered the following joint resolution:

Resolved by the House of Delegates, the Senate concurring, That beginning Wednesday, March 10, 1920, the House shall consider only Senate bills and House bills with Senate amendments, and the Senate shall consider only House bills and Senate bills with House amendments, and each House may consider conference reports and other privileged matter to the end that the work of each House may be disposed of by the other; provided that all bills from the Finance and Appropriations committees of either House may be acted on at any time either House may determine; which was agreed to.

Ordered that Mr. Willis carry the resolution to the Senate and

request their concurrence.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation: By Mr. Felts: A bill to authorize, empower and direct the board of supervisors of the county of Carroll to borrow money by the issuance of bonds for a sum not to exceed \$300,000.00 for the purpose of the building and permanent improvement of the roads and bridges in said county; prescribing how such bonds may be issued and disposed of; to create a county road board for the county of Carroll and to prescribe its powers and duties; also to provide how the funds realized from the sale of said bonds shall be disposed of.

By Mr. Hurr: A bill to authorize the board of supervisors of Nottoway county to establish road districts and levy a special tax in

such districts for road improvement and maintenance.

By Mr. Hurr: A bill to authorize the board of supervisors of Nottoway county to assess, in addition to the present capitation tax, a capitation tax not exceeding one dollar in any magisterial district or sub-division thereof.

By Messrs. Barnes and Carter: A bill to authorize and empower the counties of Hanover, Henrico, King William and the city of Richmond, or any one or more of them, to acquire by purchase or otherwise, or to contribute to the purchase of the toll road running from the city of Richmond to Mechanicsville, in Hanover county, and known as the New Mechanicsville Turnpike.

By Mr. Shelton: A bill to authorize the mayor and council of the town of Clarksville, in the county of Mecklenburg, to issue bonds and borrow money for the purpose of constructing, improving and

maintaining the roads and streets of said town.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time: No. 356. Senate bill to amend and re-enact section 3846 of the

Code of Virginia.

No. 226. Senate bill to provide for the examination and certification of professional engineers, architects and land surveyors; to regulate the practice of engineering, architecture and land surveying, to establish their relation to public works and the surveying and platting of land.

No. 12. Senate bill to amend and re-enact section 3465 of the

Code of Virginia.

No. 331. Senate bill to amend and re-enact sections 2702 of the

Code of Virginia of 1919.

No. 351. Senate bill to amend an act entitled Deeds of Corporations; how to be executed and acknowledged, designated as section 5208 of the Code of Virginia.

No. 60. Senate bill to amend and re-enact section 3118 of the

Code of Virginia.

No. 368. Senate bill to amend and re-enact section 5333 of the Code of Virginia.

No. 328. Senate bill to amend and re-enact section 3488 of the

Code of Virginia.

No. 345. Senate bill respecting the character of evidence in criminal prosecutions for seductions under section 4410 of the Code of Virginia.

No. 63. Senate bill to regulate search warrants and to prohibit

searches without search warrants.

No. 178. Senate bill to provide for the extradition of persons of unsound mind, and to make uniform the laws of the States which enact the same.

No. 301. Senate bill to amend and re-enact section 6310 of the Code of Virginia.

The following House bills were read at length a first time and ordered to be printed:

No. 483. House bill to provide for the completion of the publica-

tion, binding and distribution of the Code of Virginia.

No. 484. House bill to authorize the board of supervisors of the county of Norfolk, in its discretion, to borrow the sum of twentyfive thousand dollars and issue bonds therefor for road and bridge purposes.

No. 485. House bill to authorize the board of trustees of Margaret Academy, in the county of Accomac, to make sale of property

held by them in trust.

No. 486. House bill to amend and re-enact section 3330 of the

Code of Virginia.

No. 185. Senate bill to amend and re-enact sections 1257, 1258, 1260, 1261, 1264 and 1265 of the Code of Virginia, in relation to the sale of farm produce on commission; came up.

Mr. Deans moved that the House recede from its amendments;

which was agreed to.

Mr. Deans moved to reconsider the vote by which the House

receded from its amendments, which motion was rejected.

No. 50. House bill to amend and re-enact section 2769 of the Code of Virginia, 1919, and to repeal an act entitled an act to amend and re-enact section 848 of the Code of Virginia, 1887, as heretofore amended, in relation to the compensation of supervisors, approved March 14, 1918; came up.

Mr. Wallace moved to amend the amendment proposed by the Senate, by striking out amendment No. 2 and inserting in lieu thereof the following: "The supervisors of the county of Norfolk may receive an amount not exceeding five hundred dollars each per annum

and mileage as herein provided"; which was agreed to.

The amendments proposed by the Senate, as amended, were

agreed to—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Jr. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Deans, Diggs, Dodson, Ewell, Felts, Fulton, Gatewood, Gordon, Gray, Green, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Massey, Nottingham, Ozlin, Padgett, Ramsey, Rew. Shelton, Shepherd, Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

Mr. Wallace moved to reconsider the vote by which the amendments proposed by the Senate were agreed to, which was rejected.

No. 94. House bill to amend section 3027 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to provide in cities containing forty thousand inhabitants or more for the appointment of matrons for the jails. and to fix their compensation and to provide how the same shall be paid, approved March 12, 1908, approved March 16, 1918; came up.

Mr. Fulton moved that the amendment proposed by the Senate

be rejected, which motion was agreed to.

Mr. Fulton moved to reconsider the vote by which the House rejected the amendment proposed by the Senate, which motion was rejected.

The following Senate bills were read at length a third time and

passed:

No. 273. Senate bill to repeal an act entitled an act to incorporate and provide a charter for the town of Dry Fork, in the county of Pittsylvania, approved March 15, 1906—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Deans, Diggs, Dodson, Ewell, Fuller, E. R., Fuller R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Langhorne, McNutt, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Prince, Ramsey, Rew, Robinson, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Story, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—73.

No. 78. Senate bill to prescribe the conditions under which industrial insurance companies may be organized or licensed to do business in the State of Virginia—yeas, 64; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Crockett, Deans, Dickerson, Dodson, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Green, Groome, Guerrant, Henley, Hicks, E. A., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Owen, Ozlin, Padgett, Pitts, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Turner, Wallace, Wilcox, Williams, Willis, Young, Mr. Speaker—64.

No. 222. Senate bill enabling county boards of supervisors in certain counties to order and pay for certain public improvements through levy of special assessments—yeas, 70; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, Mayo C., Carpenter, Carter, Chase, Dickerson, Diggs, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gordon, Gray, Groome, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley Hundley Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Noland, Nottingham, Owen, Ozlin, Padgett, Prince, Ramsey, Rew, Robertson, Rodgers, Buebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—71.

No. 170. Senate bill to amend and re-enact section 340 of the Code of Virginia—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, Mayo C., Carpenter, Carter, Chase, Dickerson, Diggs, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gordon, Gray, Groome, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley Hundley Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Noland, Nottingham, Owen, Ozlin, Padgett, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—71.

No. 131. Senate bill to amend and re-enact sections 2591 and 2601 of the Code of Virginia, in relation to the settlement of the public debt, and to authorize the board of sinking fund commissioners to fund certain bonds of the Chesapeake and Ohio Canal Company, of the face value of \$6,500.00—yeas, 71; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, Mayo C., Carpenter, Carter, Chase, Dickerson, Diggs, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gordon, Gray, Groome, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley Hundley Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Noland, Nottingham, Owen, Ozlin, Padgett, Prince, Ramsey, Rew. Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—71.

No. 243. Senate bill to provide for the payment of small amounts into court, and then to the parties entitled to receive the same, without the intervention of any administrator, guardian or committee—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, Mayo C., Carpenter, Carter, Chase, Dickerson. Diggs, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gordon, Gray, Groome, Guerrant, Haddon. Henley, Hicks, E. A., Hicks, W. F., Horsley Hundley Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Noland, Nottingham, Owen, Ozlin, Padgett, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—71.

No. 61. Senate bill to amend and re-enact section 885 of the Code of Virginia—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, Mayo C., Carpenter, Carter, Chase, Dickerson, Diggs, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gordon, Gray, Groome, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley Hundley Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Noland, Nottingham, Owen, Ozlin, Padgett, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—71.

No. 145. Senate bill to regulate the size of type to be used in certain contracts, and to prescribe the effect of the use of size of type other than those required—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, Mayo C., Carpenter, Carter, Chase, Dickerson, Diggs, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gordon, Gray, Groome, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley Hundley Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Noland, Nottingham, Owen, Ozlin, Padgett, Prince, Ramsey, Rew, Robertson, Rodgers, Ruehush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—71.

No. 213. Senate bill to amend and re-enact section 1923 of the Code of Virginia, relating to causing or encouraging children under eighteen years of age to commit misdemeanors, etc.; came up.

Mr. Haddon moved to amend by adding to the bill the following: "This section shall not be construed as repealing or modifying or in any wav affecting sections 4410, 4411, 4414, 4548 and 4764 of the Code of Virginia"; which was agreed to.

Mr. Haddon moved to amend as follows: Page 1, line 9, after

Mr. Haddon moved to amend as follows: Page 1, line 9, after the word "child" strike out the words "or who shall act in a way tending to cause delinquency in such child"; which was agreed to.

The amendments being presently engrossed, the bill was read

at length a third time and passed—yeas, 63; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Buntin, Carter, Crockett, Dickerson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gray, Green, Groome, Guerrant, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Langhorne, McNutt, Noland, Nottingham, Ozlin, Padgett, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Turner, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—63.

NAY-Mr. Chase-1.

No. 288. Senate bill to authorize the board of supervisors of Madison county to borrow the sum of fifteen thousand dollars, and issue bonds therefor, for the permanent improvement and construction of roads and bridges in said county; came up.

The amendments in the nature of a substitute proposed by the Committee on Counties, Cities and Towns were agreed to. The amendment was ordered to be engressed. The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Crockett, Deans, Dickerson, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Guerrant, Haddon, Hicks, E. Å., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Langhorne, McNutt, Noland, Nottingham, Ozlin, Pitts, Price, Ramsey, Rew, Robertson, Robinson, Ruebush, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—69.

Motions severally made to reconsider the votes by which Nos. 213, 78, 222, 188, 170, 131, 243, 61, 145, 288 and 273 Senate bills were passed were rejected.

No. 159. Senate bill to amend and re-enact an act to incorporate the town of Hillsville, approved March 5, 1900, in Carroll county;

was, on motion of Mr. Felts, dismissed.

The hour of 11:30 o'clock P. M. having arrived—No. 396 House bill to amend and re-enact section 306 of the Code of Virginia—special order, came up.

The bill was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and

decided in the affirmative—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Henley, Hicks, E. A., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Nottingham, Owen, Ozlin, Padgett, Pitts, Prince, Ramsey, Rew, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—77.

No. 398. House bill to amend and re-enact sections 2942, 2943, 2944 and 2945 of the Code of Virginia; special order, came up.

The bill was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 70; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Bolton, Bondurant, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Groome, Guerrant, Haddon, Hicks,

E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Nottingham, Owen, Padgett, Pitts, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker-70.

No. 405. House bill to amend and re-enact sections 4099, 4100, 4105, 5110, 4111, 5113, 4115, 4120, 4121, 4122, 4123 and 4129 of the Code of Virginia; special order, came up.

Motions severally made by Messrs. McNutt, Guerrant, Wil-

KINS and WILCOX to amend the bill were severally rejected.

Motions severally made by Messes. Hurt and Norris to amend

the bill were severally agreed to.

The bill was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 56; nays, 18.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Blair, Bolton, Bowles, Brown, J. Sinclair, Brown, Mayo C., Crockett, Deans, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gilpin, Gray, Groome, Henley, Hicks, E. A., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, Noland, Norris, Nottingham, Owen, Ozlin, Pitts, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Stuart, Tabb, Taylor, Turner, Wallace, Watts, Wilkins, Williams, Willis, Mr. Speaker-56.

NAYS-Messrs. Bondurant, Boothe, Boschen, Bosman, Buntin, Carter, Dickerson, Gordon, Guerrant. Haddon, Hicks, W. F., McNutt, Shelton, Snidow,

Story, Warren, Wilcox, Young-18.

No. 418. House bill to amend and re-enact section 6239 of the

Code of Virginia; special order, came up.

The bill was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Barnes, Blair, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Deans, Dickerson, Dodson, Ewell, Fuller, R. H., Fulton, Garber, Gatewood, Gordon, Grav, Guerrant, Henley, Hicks, E. A., Horsley, Hurt, Jesse, Joyce, McNutt, Norris, Owen, Ozlin, Padgett, Pitts, Prince, Ramsey, Rew, Robertson, Robinson, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Story, Stuart, Tabb, Taylor, Wallace, Warren, Watts, Wilkins, Williams, Willis, Young, Mr. Speaker-59.

Motions severally made to reconsider the votes by which Nos.

396, 398, 405 and 418 House bills were passed were rejected.

No. 400. House bill to provide for the appointment of a commission to suggest amendments to the Constitution of Virginia and to prescribe the powers and duties of the said commission; also making an appropriation to carry the provisions of this act into effect; special order, came up.

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The question being on ordering the bill to be engrossed was put and decided in the negative—yeas, 23; nays, 48.

On motion of Mr. Bowles, the vote was recorded as follows:

YEAS—Messrs. Blair, Bosman, Bowles, Brown, Mayo C., Carter, Felts, Gibson, Henley, Hicks, E. A., Hunter, Jesse, Langhorne, Pitts, Rodgers, Shepherd, Smith, E. Hugh, Smith, Horace L., Snidow, Tabb, Wallace, Warren, Wilkins, Willis—23.

NAYS—Messrs. Barnes, Bolton, Bondurant, Boschen, Brown, J. Sinclair, Carpenter, Chase, Deans, Dickerson, Diggs, Dodson, Ewell, Fuller, E. R., Fulton, Garber, Gatewood, Gordon, Groome, Guerrant, Haddon, Hicks, W. F., Horsley, Hundley, Hurt, Joyce, Massey, McNutt, Noland, Nottingham, Owen, Padgett, Prince, Rew, Robertson, Ruebush, Shelton, Sinclair, Snead, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Watts, Wilcox, Williams, Young—48.

Mr. Stuart stated that he was informed that his name was not recorded on the passage of No. 342 House bill. He desired to be recorded in the negative.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both Houses and duly enrolled, the titles of said bills having been publicly read:

No. 49. House bill to amend and re-enact section 2958 of the Code of Virginia in relation to annexation of territory by cities or

towns.

No. 91. House bill to repeal an act entitled an act to prohibit the hunting or shooting of rabbits in Mathews and Middlesex

counties, approved March 16, 1916.

No. 118. House bill to authorize and empower the board of supervisors of the county of Dickenson, Virginia, to lay a special county levy to raise money for the purpose of providing for the construction of a county memorial, industrial and high school building, to be built in the town of Clintwood, in Dickenson county. Virginia, and providing for the securing of land upon which to erect said building, and to erect and equip said building, and to authorize and empower the said board of supervisors of said county to lav a special district levy in the Clintwood magisterial district in said county to raise money for the purpose of supplementing said special county levy, and also to authorize and empower the town council of the said town of Clintwood to lay a special town levy in the said town to raise money for the purpose of also supplementing said special county levy. The said school building to be known as the "Dickenson County Memorial, Industrial and High School Building," and the said school building shall stand as a monument and memorial to the soldiers, sailors and marines from said county of Dickenson in the late world's war, who lost their lives in this war.

No. 193. House bill to authorize and empower the town council of the town of Farmville, Virginia, to negotiate a loan for the purpose of paying off and discharging the floating debt of said town,

caused by urgent and needful repairs to the streets and public utilities owned by the town, said debt being incurred by war times and extraordinary high cost of labor and materials; to issue bonds for said loan to provide for payment of interest and principal thereof and to provide a sinking fund.

No. 215. House bill to allow members of the United States military or naval reserve force to hold office under the government of this Commonwealth or the political or administrative sub-divisions

thereof.

No. 226. House bill to authorize the board of supervisors of Appomattox, Amelia, Cumberland, Nottoway, Lunenburg and Prince Edward counties to levy an additional capitation tax, as pro-

vided by section 173 of the Constitution of Virginia.

No. 239. House bill to provide for an election by the qualified voters of Grafton magisterial district, in the county of York, State of Virginia, for a bond issue by said district, for the purpose of building a high school in said district for white children, and to determine by said election at what place in said district said school shall be built.

No. 50. Senate bill to amend section 1646 of the Code of Vir-

ginia.

- No. 73. Senate bill to provide for the organization, operation and supervision of fire insurance rate-making bureaus; to provide for a review of rates and rules fixed by such bureaus for insurance upon property in this State; to prohibit discrimination in such rates; to regulate all agreements between fire insurance companies or their agents affecting such rates; and empowering the Commissioner of Insurance to reduce fire insurance rates, and providing penalty for violation.
- No. 75. Senate bill to create a State Purchasing Commission, to provide for and designate a State Purchasing Agent, and to prescribe the powers and duties of the said purchasing commission and purchasing agent.

No. 83. Senate bill to amend and re-enact sections 5887 and 5888

of the Code of Virginia.

No. 97. Senate bill to amend section 2726 of the Code of Vir-

ginia.

No. 109. Senate bill to amend and re-enact an act entitled an act to provide for making, building and keeping in repair the public roads and bridges in Grayson county, approved March 6, 1900, and as further amended by an act approved March 14, 1904, and as further amended by an act approved March 13, 1908, and as further amended by an act approved March 1, 1918, and as further amended by an act approved September 10, 1919.

No. 114. Senate bill to provide for the payment of bounties for

the killing of certain predatory birds and animals.

No. 126. Senate bill to amend and re-enact section 1134 of the

Code of Virginia.

No. 133. Senate bill to amend and re-enact section 4930 of the Code of Virginia.

No. 138. Senate bill to empower the State Corporation Commission to regulate the delivery of power, heat, light or water by public utility corporations.

No. 143. Senate bill to amend and re-enact section 1029 of the Code of Virginia in relation to testing the legality of detention of persons adjudged insane, epileptic, feeble-minded or inebriate.

No. 156. Senate bill to authorize, empower and direct the board of supervisors of the county of Norfolk to borrow money, by the issuance of bonds, a sum not to exceed one hundred and forty-five thousand dollars for the purpose of paying off and discharging certain debts of said county caused by a deficit in the road and bridge funds of said county, on account of war time extraordinary expenses; to sell said bonds; to provide for their payment, and to authorize the board of supervisors of said county to dispense the funds so obtained.

No. 162. Senate bill for the protection of patients and inmates of State hospitals and colonies for the insane, epileptic and feebleminded from improper and unlawful marriages and providing punishment for violation of this act.

No. 197. Senate bill to amend and re-enact section 16 of an act approved January 30, 1888, entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Boston, in the county of Halifax, as amended and re-enacted by an act entitled an act to amend and re-enact sections 15 and 16 of an act entitled an act to incorporate the town of South Boston, in the county of Halifax, approved January 30, 1888, approved February 29, 1896, prohibiting the assessment of persons and property within the town with taxes or levies for poor rates or school taxes except such as are levied by the State or by the council of the town, and prohibiting the assessment by the county of Halifax of levies or taxes upon the persons or property within the town for constructing, repairing or keeping in order the public roads of the county, except to pay the principal and interest of certain bonds proposed to be issued by the county of Halifax, for the construction, improvement and maintenance of public roads in the county; and providing for the ascertainment of the county levy within the town, and the method of collecting the same.

No. 225. Senate bill authorizing the creation of a road commissioner for Halifax county; to provide for the appointment of the members of said commission; to prescribe their terms of office, their compensation, and their powers and duties.

No. 268. Senate bill to amend and re-enact section 3905 of the Code of Virginia.

The hour of 2 o'clock P. M. having arrived, the chair was vacated.

FRIDAY, MARCH 5TH-AFTERNOON SESSION.

The hour of 4 o'clock having arrived, the chair was resumed.

A message was received from the Senate, by Mr. Drewry, who informed the House that the Senate had passed House bill entitled an act to appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1921, and the 28th day of February, 1922, No. 318; with amendments. In which they request the concurrence of the House.

THE SPEAKER laid the bill before the House. The question being "Shall the House agree to the amendments proposed by the Senate?" was put and decided in the negative—yeas, 0; nays, 69.

The vote required by the Constitution was recorded as follows:

NAYS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNuit, Noland, Ozlin, Padgett, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—69.

Mr. Brown of Roanoke county moved to reconsider the vote by which the amendments were rejected, which was rejected.

Ordered that Mr. Brown of Roanoke county inform the Senate that the House had refused to agree to the Senate amendments.

A message was received from the Senate, by Mr. Cannon, who informed the House that the Senate insists upon its amendments and requests a Committee of Conference.

Mr. Brown of Roanoke county moved that the House concur in the request of the Senate for a Committee of Conference; which was

Ordered that Mr. Brown of Roanoke county inform the Senate that the House had concurred in their request for a Committee of Conference.

THE SPEAKER appointed Messrs. Brown of Roanoke county, HENLEY and DEANS the committee on the part of the House.

The motion entered by Mr. Henley to reconsider the vote by which—

No. 437. House bill to authorize the mayor and council of the city of Williamsburg to sell and make conveyance of certain lots of land owned by the said city—was ordered to be engrossed, was agreed to.

Mr. Henley moved to amend as follows: On page 2, line 13, after the word "hereof" add the following paragraph: "5. Provided further that nothing in this act shall apply to any section or sections of the public squares known as the Court House Green and

Palace Green, which shall be preserved as such"; which was

agreed to.

The bill was ordered to be engrossed. The bill being presently engrossed, was read at length a third time and passed—yeas, 67; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Carter, Chase, Cherry, Dickerson, Dodson, Fuller, E. R., Fulton, Garber, Gatewood, Gordon, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Norris, Ozlin, Padgett, Prince, Ramsey, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—67.

The motion entered by Mr. Dickerson to reconsider the vote by which—

No. 452. House bill to authorize and empower the board of supervisors of Floyd county to borrow the sum of \$215,000.00 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in the magisterial districts of said county—was ordered to be engrossed, was agreed to.

Mr. Dickenson offered an amendment in the nature of a substi-

tute, which was agreed to.

The bill was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 67; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Dickerson, Diggs, Dodson, Felts, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gilpin, Gordon, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Noland, Norris, Ozlin, Padgett, Ramsey, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Wilcox; Williams, Willia, Young, Mr. Speaker—67.

No. 181. House bill to amend and re-enact sections 526, 530, 540, 541 and 542 of the Code of Virginia, with reference to forests, and to add to said Code three new sections to be numbered 546-a, 546-b, 546-c; came up.

The amendments proposed by the Committee on Agriculture and

Mining were agreed to.

The bill as amended was ordered to be engrossed. The bill being presently engrossed, was read at length a third time and passed—yeas, 58; nays, 6.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Deans, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gilpin, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Nottingham, Padgett, Pitts, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—58.

NAYS-Messrs. Dickerson, Fulton, Gordon, Noland, Ozlin, Sinclair-6.

No. 201. House bill to amend and re-enact section 32 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof: to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeal of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act, and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918; came up.

The amendments proposed by the Committee on Moral and

Social Welfare were agreed to.

The bill as amended was ordered to be engrossed. The bill being presently engrossed, was read at length a third time and passed—yeas, 65; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carter, Chase, Deans, Dickerson, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gilpin, Gray, Green, Groome, Guerrant, Haddon, Hicks, E. A., Horsley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Omps, Ozlin, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, J., F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—65.



No. 236. House bill to amend and re-enact section 4148 of the Code of Virginia; came up.

The amendments proposed by the Committee on Insurance and

Banking were agreed to.

The bill as amended was ordered to be engrossed. The bill being presently engrossed was read at length a third time and passed—yeas, 59; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Bondurant, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Deans, Dickerson, Dillard, Ewell, Felts, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gilpin, Gordon, Gray, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Joyce, Langhorne, Noland, Ozlin, Padgett, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Snead, Snidow, Stephenson, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—59.

NAYS-Messrs. Blair, Boothe, Green-3.

The following House bills were read at length a third time and passed:

No. 174. House bill to require treasurers of cities of over one hundred and twenty-five thousand inhabitants to mail bills for State taxes to tax-payers—yeas, 70; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 313. House bill concerning the commissions of the treasurer of the county of Stafford—yeas, 70; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown. Mayo C. Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson. Story, Stuart, Tabb, Templeton, Wallace, Warren. Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

No. 389. House bill for the protection of fish in Nottoway river in Southampton county—yeas, 70; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Rowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 403. House bill to provide for a portrait of the late Senator Thomas S. Martin, and to make appropriation therefor out of the public funds—yeas, 70; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 407. House bill to authorize the school board of Drewryville school district, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Drewryville, Virginia, for the said district—yeas, 70; navs, 1.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bonduraut, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 408. House bill authorizing the board of supervisors of Prince Edward county to levy a capitation tax for school and road purposes—yeas, 70; nays, 1.

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The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase. Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 409. House bill to authorize the school board of Newsoms school district number eight, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Newsoms, Virginia, for the said district—yeas, 70; nays, 1.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 410. House bill to amend and re-enact an act entitled an act to incorporate the town of Falls Church, in the county of Fairfax, approved March 30, 1875, as heretofore amended—yeas, 70; nays, 1.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown. Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 412. House bill to amend the charter of the town of Dillwyn and to submit to the qualified voters of Dillwyn, in the county of Buckingham, the question of repealing the charter of said town—veas. 70; navs. 1.

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The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker-70.

NAY-Mr. Gordon-1.

No. 414. House bill to amend and re-enact an act entitled an act to empower the council of the town of Wakefield, in the county of Sussex, to issue and sell bonds to the amount of and not exceeding \$20,000.00, for the purpose of borrowing money to erect, equip and operate a plant for the manufacture, distribution and sale of electricity, or to contract for the manufacture of same; provided, that the question of such bond issue for the purpose named be first submitted to the qualified voters of said town, and to authorize said council to call an election for the submission of the same to the voters, approved February 10, 1920—yeas, 70; nays, 1.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS-Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker-70.

NAY-Mr. Gordon-1.

No. 416. House bill to prevent the trapping of foxes in the counties of Albemarle, Nelson and Amherst—yeas, 70; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter. Carter, Chase, Cherry, Deans, Dickerson, Dodson. Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber. Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Sposker—70 Speaker-70.

No. 417. House bill to amend and re-enact section 17 of an act to regulate the shooting and prevent the destruction of wild water fowl in Back bay, Princess Anne county—yeas, 70; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter. Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 435. House bill in relation to fish ladders in Floyd county—yeas, 70; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 436. House bill to authorize the mayor and council of the city of Williamsburg, in the county of James City, State of Virginia, to borrow money, issue bonds therefor, for the purpose of completing a public school building, and providing for submission of the issuance of bonds for this purpose to the qualified voters of the said city—yeas, 70; nays, 1.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Walace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

No. 438. House bill to ratify, confirm and validate all elections, proceedings, acts or things heretofore held, done and performed in the city of Norfolk in reference to authorizing and issuing by the city of Norfolk, pursuant to chapter one hundred and twenty-two of the Code of Virginia of 1919, of thirty-year five per centum bonds of the city of Norfolk for the aggregate principal amount of six million dollars for the purpose of enlarging and improving the water supply system of the city of Norfolk—yeas, 70; nays, 1.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 439. House bill to authorize the chairman of the board of supervisors of Lunenburg county, who may be in office when this act takes effect, to sign certain minutes of the said board—yeas, 70; nays, 1.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant. Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter. Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 440. House bill for the protection of fish in Nottoway river in the county of Sussex—yeas, 70; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

No. 441. House bill to authorize the mayor and council of the town of Bowling Green, in the county of Caroline, to issue bonds and borrow money for the purchase, or construction, and maintenance of lighting and water systems, or either, in said town—yeas, 70; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 442. House bill to amend and re-enact section 9 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919, in relation to King William county—yeas, 70; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephensou, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 443. House bill to validate the issuance by the board of supervisors of the county of Cumberland of bonds in the sum of sixty-four thousand one hundred and ninety-three dollars and twelve cents (\$64,193.12) for building and permanent improvement of certain public roads in Hamilton district of said county, pursuant to an election by the duly qualified voters of said district held on the 24th day of September, 1919, by virtue of an order of the circuit court of said county entered on the 25th day of August, 1919, and to provide for payment of interest on said bonds and to create a sinking fund for payment of the same—yeas, 70; nays, 1.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller,

E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 444. House bill to authorize the board of supervisors of the county of Dinwiddie to levy a special tax in Westboro and Darville precincts in said county for road improvements in said precincts—yeas, 70; nays, 1.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 445. House bill to provide a road commission for Eastville magisterial district, in Northampton county, and to repeal previous acts—yeas, 70; nays, 1.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Barnes, Blair. Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 448. House bill to amend and re-enact an act entitled an act to provide for opening and keeping in repair the public roads of Pulaski county, approved March 2, 1892, as amended and re-enacted by an act approved February 27, 1896, as amended and re-enacted by an act approved March 6, 1900, as amended and re-enacted by an act approved May 14, 1903, as amended and re-enacted by an act approved May 14, 1903, as amended and re-enacted by an act approved March 14, 1908—yeas, 70; nays, 1.

The vote required by the Constitution was recorded as follows:

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YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase. Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 449. House bill to amend and re-enact sections two and four of an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair the public roads of Amherst county, as amended and re-enacted by an act approved March 2, 1898, and as further amended by an act approved March 15, 1904, which latter act was further amended by an act approved March 16, 1910, which said amendment and the amendment herein contained, being for the purpose of authorizing the board of supervisors of said county to work and improve the public roads of said county, expend any surplus money on the roads and bridges of said county, and authorize the erection of toll gates on certain roads in said county for the purpose of raising revenue to maintain and build, macadamize and otherwise permanently improve roads in said county, approved February 20, 1912, as amended by an act approved March 16, 1916, approved February 28, 1918—yeas, 70; navs, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 451. House bill to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county; to authorize the erection of toll gates and the collection of tolls upon certain public roads therein; and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; and to repeal all special acts heretofore enacted in reference to the public roads of said county; to validate the official acts of certain officers under laws heretofore in effect in said county—yeas, 70; nays, 1.

The vote required by the Constitution, this being an emergency act. was recorded as follows:

YEAS-Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller. E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker-70.

NAY-Mr. Gordon-1.

No. 453. House bill concerning depositories for the funds of Culpeper county and interest on such funds—yeas, 70; nays, 1. The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70. Nay—Mr. Gordon—1.

No. 454. House bill to authorize the board of supervisors of any county constituting a judicial circuit to supplement the fees of any constable therein by the payment of a salary—yeas, 70;

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett. Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker-70.

NAY-Mr. Gordon-1.

No. 96. House bill to amend and re-enact an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, and amended by an act approved March 1, 1912, and subsequently amended, by adding a new chapter thereto, to be known as chapter 11, relating to the compensation of the mayor and councilmen—yeas, 70; navs, 1.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter. Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70. Nay—Mr. Gordon—1.

No. 269. House bill to amend and re-enact an act entitled an act to extend the limits of, and provide for electing trustees for, the town of Marion, in the county of Smyth, and vesting them with certain corporate powers, passed March 15, 1849, as heretofore amended -yeas, 70; navs, 1.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon. Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace. Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker-70.

NAY-Mr. Gordon-1.

No. 399. House bill to provide for the contraction of the corporate limits of towns located partially in one county and partially in another—yeas, 70; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter. Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker-70.

NAY-Mr. Gordon-1.

No. 402. House bill to appropriate certain sums of money from the Virginia State treasury in aid of duly organized Confederate memorial associations of this State, having in charge and that expend such money upon cemeteries containing the graves of Confederate soldiers or sailors—yeas, 70; nays, 1.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter. Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70. Nay—Mr. Gordon—1.

No. 433. House bill to amend and re-enact sections 14 and 17 of an act entitled an act to provide a new charter for the town of Abingdon, Virginia, and to repeal all other acts with reference thereto, in effect January 22, 1900, as heretofore amended—yeas,

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson. Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson. Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70. Nay—Mr. Gordon—1.

No. 434. House bill to amend an act entitled an act to provide a new charter for the town of Abingdon, Virginia, and to repeal all other acts with reference thereto, in effect January 22, 1900, as heretofore amended by adding a new section thereto, to be known as section 23—yeas, 70; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker-70.

NAY-Mr. Gordon-1.

No. 461. House bill to amend and re-enact section 2137 of the Code of Virginia—yeas, 70; nays, 1.

The vote required by the Constitution was recorded as follows:

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YEAS—Messrs. Barnes. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson. Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-L

No. 471. House bill to make an appropriation for the purpose of making such changes in the Confederate Memorial Institute as will be necessary to provide for housing the paintings presented to the State of Virginia by Honorable John Barton Payne—yeas, 70; nays, 1.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Prown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt; Noland, Ozlin, Padgett, Prince, Ramsey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY—Mr. Gordon—1.

No. 476. House bill to amend and re-enact sections 1, 4, 7, 8, 9 and 11 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, and to add to said act two new sections, designated sections 7-a and 13-a—veas, 70; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messis. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown. Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Prince, Ram-

sey, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

No. 311. House bill to amend and re-enact section 3194 of the Code of Virginia—yeas, 63; nays, 0.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Carpenter, Carter, Deans, Dickerson, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gordon, Gray, Green, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Ozlin, Padgett, Robertson, Robinson, Rodgers, Ruebush, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—63.

No. 314. House bill to amend an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, by adding thereto a new section to be numbered 49-a—yeas, 57; nays, 10.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Cherry, Deans, Dodson, Ewell, Felts, Fuller, E. R., Fuller R. H. Fulton Garber Gatewood, Gilpin, Gordon, Gray, Guerrant, Haddon, Hundley, Hurt, Jesse, Joyce, Langhorne, McNutt, Noland, Norris, Padgett, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Stephenson, Story, Tabb, Taylor, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—57.

NAYS-Messrs. Carter, Dickerson, Flanagan, Green, Hyatt, Ozlin, Snidow,

Stuart, Templeton, Young-10.

No. 316. House bill to amend and re-enact section 2395 of the Code of Virginia—yeas, 65; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Glipin, Gordon, Gray, Green, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Norris, Ozlin, Padgett, Ramsey, Robertson, Ruebush, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Turner, Wallace, Wilcox, Wilkins, Willis, Young, Mr. Speaker—65.

Motions severally made to reconsider the votes by which Nos. 174, 313, 389, 403, 407, 408, 409, 410, 412, 414, 416, 417, 435, 438, 439, 440, 441, 442, 443, 444, 445, 448, 449, 451, 453, 454, 96, 269, 399, 402, 433, 434, 461, 471, 476, 437, 452, 311, 314, 316, 181, 201 and 236 House bills were passed were rejected.

No. 320. House bill to refund money improperly collected from the Virginia Hot Springs Company paid into the treasury of the State; was read at length a third time and rejected—yeas, 17;

navs. 4

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Boschen, Bosman, Chase, Cherry, Deans, Dodson, Fuller, E. R., Gilpin, Gray, Haddon, Joyce, Langhorne, Noland, Shepherd, Snead, Stuart, Wilcox—17.

NAYS—Messrs. Barnes, Blair, Bolton, Bondurant, Bowles, Brown, Mayo C., Carter, Dickerson, Ewell, Felts, Flanagan, Garber, Gatewood, Gordon, Guerrant, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Jesse McNutt, Ozlin, Padgett, Prince, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Tabb, Turner, Wallace, Watts, Wilkins, Willis, Young, Mr. Speaker—44.

The following pairs were announced:

Mr. Buntin with Mr. WILLIAMS.

Mr. Hunter with Mr. Boothe.

The first named in each case would have voted in the affirmative.

Mr. Gordon moved to reconsider the vote by which the bill was

rejected, which was rejected.

No. 450. House bill to authorize, empower and require the board of supervisors of Grayson county to borrow the sum of \$90,000.00 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in Wilson, Elk Creek and Old Town magisterial districts of said county; to provide for the expenditure of the funds raised by such bond issue; to authorize the purchase of machinery and tools necessary therefor; to authorize the employment of civil engineers, road builders and labor; to specify the roads and parts thereof to be constructed and the amounts to be expended thereon; to provide for imposing a tax on all property, county and district, including property in any incorporated town situated within the above named districts, for the purpose of paying the interest and principal of such debt; to do all things necessary, needful or incidental to the main purposes of this act; and to declare an emergency; was, on motion of Mr. Fulton, dismissed.

No. 315. House bill to require every person subject to a capitation tax, and every person, firm and corporation subject to taxation on personal property, money or income, to file answers under oath to the interrogatories in respect thereto, and to provide penalties for the violation of this act; having been printed, was, on motion

of Mr. Ramsey, taken up out of its order on the calendar.

On motions severally made by Mr. Ramsey, the bill was severally amended.

The bill was read at length a second time and ordered to be engrossed.

On motion of Mr. CHERRY, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

SATURDAY, March 6, 1920.

Prayer by Rev. Geo. W. McDaniel, of the First Baptist church. On motion of Mr. Smith of Albemarle the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by

Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, March 5, 1920.

The Senate has passed House bills entitled an act to amend and re-enact section 2767 of the Code of Virginia, in relation to the board providing books, seals, etc., for the clerks and treasurers, No. 87; an act to amend and re-enact section 3388 of the Code of Virginia, which provides for clerks' offices to be open certain days, records, etc., open to inspection; copies authorized, No. 80.

They have agreed to House amendments to Senate bill entitled an act to provide for the organization and the regulation and taxation of incorporated mutual insurance companies other than life, providing a penalty for any violation hereof and repealing all acts

or parts of acts in conflict herewith, No. 98.

They have amended in accordance with the recommendation of the Governor Senate bill entitled an act to create a State Purchasing Commission, to provide for and designate a State Purchasing Agent, and to prescribe the powers and duties of the said purchas-

ing commission and purchasing agent, No. 75.

And they have passed Senate bills entitled an act to amend and re-enact section 5084 of the Code of Virginia, No. 123; an act to authorize the valuation of bonds and other securities owned by insurance companies and fraternal beneficiary associations by the Amortization Method, No. 229; an act to amend and re-enact section 228 of the Code of Virginia, No. 249; an act to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches, and to create a board of quarantine commissioners and a quarantine medical officer for said district, approved Febru-

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ary 26, 1877, and all acts amendatory thereof, No. 270; an act in relation to local school taxes; and repealing sections 740 and 2721 of the Code of Virginia, No. 280; an act to amend and re-enact an act entitled an act authorizing the boards of supervisors of the respective counties of the Commonwealth to pay rewards out of the county levies for the capture of illicit stills and delivery of the same to the sheriff of the county, and for the conviction of the person, or persons, guilty of operating the same, in the manufacture of ardent spirits, approved March 16, 1918, No. 336; an act concerning trustees, their qualification, sales made by trustees under order or decree of court, their compensation in such cases, No. 343. In which they request the concurrence of the House of Delegates.

No. 336. Senate bill was referred to the Committee on Coun-

ties, Cities and Towns.

No. 280. Senate bill was referred to the Committee on Schools and Colleges.

No. 270. Senate bill was referred to the Committee on General

Laws.

No. 249. Senate bill was referred to the Committee on Privileges and Elections.

No. 229. Senate bill was referred to the Committee on Insurance

and Banking.

Nos. 343 and 123 Senate bills were referred to the Committee

for Courts of Justice.

No. 372. Senate bill to amend and re-enact sections 2224 and 2230 of the Code of Virginia, with reference to the compensation of examiners of records; having been considered by the committee in session, was reported from the Committee on Finance.

No. 4. Senate bill to amend section 626 of the Code of Virginia, and to repeal sections 604, 605 and 606 of the Code of Virginia; having been considered by the committee in session, was reported

from the Committee on Schools and Colleges.

No. 401. Senate bill to amend and re-enact section 5887 of the Code of Virginia, and to amend and re-enact section 5888 of the Code of Virginia, as amended by an act approved January 29, 1920; having been considered by the committee in session, was reported from the Committee for Courts of Justice.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 275. Senate bill to amend and re-enact section 11 of an act entitled an act to incorporate the town of Banister, in the county

of Halifax, approved March 16, 1887, as heretofore amended.

No. 276. Senate bill to amend and re-enact sections 2, 8 and 15 of an act entitled an act to incorporate the town of Banister in the county of Halifax, approved May 16, 1887, as heretofore amended and to repeal section 10 of said act.

No. 303. Senate bill to amend and re-enact section 28 of an act

entitled an act providing a charter for the city of Richmond, approved May 24, 1870, as heretofore amended.

No. 315. Senate bill to amend and re-enact an act approved December 14, 1895, providing for the incorporation of the town of

Mount Crawford, in the county of Rockingham, Virginia.

No. 338. Senate bill to authorize submission to the legal voters of the city of Winchester of the question whether or not they will favor the issuance by said city of not more than \$100,000 of water bonds and to authorize the issuance by said city of not more than \$100,000 of said bonds, if a majority of those voting vote in favor of such issuance.

No. 339. Senate bill to authorize the submission to the legal voters of the city of Winchester, Virginia, of the question whether of not they will favor the issuance by said city of not more than \$75,000.00 of sanitary sewage extension bonds; and to authorize the issuance by said city of not more than \$75,000.00 of said bonds, the proceeds whereof shall be used for the extension of the existing sewer system and disposal plant if a majority of those voting vote in favor of such issuance.

No. 340. Senate bill to authorize the submission to the legal voters of the city of Winchester the question whether or not they will favor the issuance of not more than \$75,000.00 of bonds for the construction of a municipal electric light and power plant and to authorize the issuance of said bonds, if a majority of those voting vote in favor of such issuance.

No. 192. Senate bill to amend and re-enact section 3 of an act entitled an act to incorporate the town of Louisa, in Louisa county,

approved March 8, 1873. (With amendments.)

No. 487. House bill to authorize the board of supervisors of Lee county to borrow money and issue bonds of said county, or any of the magisterial districts thereof, for a sum not exceeding \$50,000.00, for the purpose of rebuilding, repairing, improving and maintaining the public roads and bridges of said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of such bonds at maturity; having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 488. House bill to amend and re-enact sections 7, 10 and 12 of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as heretofore amended.

No. 489. House bill for the protection of fish in the waters of Clinch river and its tributaries in the county of Russell.

House joint resolution providing for the appointment of a legislative committee on self-insurance for State property; having been

considered by the committee in session, was reported from the Com-

mittee on Insurance and Banking.

House bill to authorize the mayor and council of the town of Clarksville, in the county of Mecklenburg, to issue bonds and borrow money for the purpose of constructing, improving and maintaining the roads and streets of said town; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to authorize and empower the counties of Hanover, Henrico, King William and the city of Richmond, or any one or more of them, to acquire by purchase or otherwise, or to contribute to the purchase of the toll road running from the city of Richmond to Mechanicsville, in Hanover county, and known as the New Mechanicsville turnpike; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

Albert O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to authorize the board of supervisors of Nottoway county to assess, in addition to the present capitation tax, a capitation tax not exceeding one dollar in any magisterial district or subdivision thereof; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. BOSCHEN, Chairman.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the board of supervisors of Nottoway county to establish road districts and levy a special tax in such districts for road improvement and maintenance; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

House bill to authorize, empower and direct the board of supervisors of the county of Carroll to borrow money by the issuance of bonds for a sum not to exceed \$300,000.00 for the purpose of the building and permanent improvement of the roads and bridges in said county; prescribing how such bonds may be issued and disposed of; to create a county road board for the county of Carroll and to prescribe its powers and duties; also to provide how the funds realized from the sale of said bonds shall be disposed of; to create a county road board for the county of Carroll and to prescribe its powers and duties; also to provide how the funds realized from the sale of said bonds shall be disposed of; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within

bill cannot be reached by general law or court proceedings.

ALBERT O. Boschen, Chairman.

The bill was referred to the Committee on Roads and Internal

Navigation.

A message was received from the Senate, by Mr. Holt, who informed the House that the Senate had agreed to House joint resolution in relation to the order of business.

Mr. Willis moved that when the House adjourns today it adjourn to meet Monday at 11 o'clock A. M.; which was agreed to.

House bill to amend and re-enact sections 1738, 1743, 1749, 1750, 1771, 1774 and 1781 of the Code of Virginia; was presented by MESSES. WALLACE and EWELL and referred to the Committee on General Laws. The bill was presented as report of committee on the subject of drainage.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 372. Senate bill to amend and re-enact sections 2224 and 2230 of the Code of Virginia, with reference to the compensation of examiners of records.

No. 4. Senate bill to amend section 626 of the Code of Virginia, and to repeal sections 604, 605 and 606 of the Code of Virginia.

No. 401. Senate bill to amend and re-enact section 5887 of the

Code of Virginia; and to amend and re-enact section 5888 of the Code of Virginia, as amended by an act approved January 29, 1920.

No. 275. Senate bill to amend and re-enact section 11 of an act entitled an act to incorporate the town of Banister, in the county of Halifax approved March 16, 1887, as heretofore amended.

of Halifax, approved March 16, 1887, as heretofore amended.

No. 276. Senate bill to amend and re-enact sections 2, 8 and 15 of an act entitled an act to incorporate the town of Banister in the county of Halifax, approved May 16, 1887, as heretofore amended and to repeal section 10 of said act.

No. 303. Senate bill to amend and re-enact section 28 of an act entitled an act providing a charter for the city of Richmond, ap-

proved May 24, 1870, as heretofore amended.

No. 315. Senate bill to amend and re-enact an act approved December 14, 1895, providing for the incorporation of the town of

Mount Crawford, in the county of Rockingham, Virginia.

No. 338. Senate bill to authorize submission to the legal voters of the city of Winchester of the question whether or not they will favor the issuance by said city of not more than \$100,000 of water bonds and to authorize the issuance by said city of not more than \$100,000 of said bonds, if a majority of those voting vote in favor of such issuance.

No. 339. Senate bill to authorize the submission to the legal voters of the city of Winchester, Virginia, of the question whether or not they will favor the issuance by said city of not more than \$75,000.00 of sanitary sewage extension bonds; and to authorize the issuance by said city of not more than \$75,000.00 of said bonds, the proceeds whereof shall be used for the extension of the existing sewer system and disposal plant if a majority of those voting vote in favor of such issuance.

No. 340. Senate bill to authorize the submission to the legal voters of the city of Winchester the question whether or not they will favor the issuance of not more than \$75,000.00 of bonds for the construction of a municipal electric light and power plant and to authorize the issuance of said bonds, if a majority of those voting vote in favor of such issuance.

No. 192. Senate bill to amend and re-enact section 3 of an act entitled an act to incorporate the town of Louisa, in Louisa county, approved March 8, 1873.

The following House bills were read at length a first time and

ordered to be printed:

No. 487. House bill to authorize the board of supervisors of Lee county to borrow money and issue bonds of said county, or any of the magisterial districts thereof, for a sum not exceeding \$50,000.00, for the purpose of rebuilding, repairing, improving and maintaining the public roads and bridges of said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of such bonds at maturity.

No. 488. House bill to amend and re-enact sections 7, 10 and 12

of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as heretofore amended.

No. 489. House bill for the protection of fish in the waters of Clinch river and its tributaries in the county of Russell.

A message was received from the Senate, by Mr. Andrews, who informed the House that the Senate insists on its amendment to House bill entitled an act to amend section 3027 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to provide in cities containing forty thousand inhabitants or more for the appointment of matrons for the jails, and to fix their compensation and to provide how the same shall be paid, approved March 12, 1908, approved March 16, 1918, No. 94; and requests a Committee of Conference.

Mr. Fulton moved that the House concur in the request of the

Senate for a Committee of Conference; which was agreed to.

THE SPEAKER appointed Messrs. Fulton, Sinclair and Dillard the Committee of Conference on the part of the House.

THE SPEAKER laid before the House the following communication from the Governor:

COMMONWEALTH OF VIRGINIA, GOVERNOR'S OFFICE, RICHMOND, March 5, 1920.

To the Senate of Virginia:

Senate Bill No. 75: I approve the general purpose of this bill, but am returning it with the request that it be amended by adding the constitutional

emergency clause.

By virtue of this act, the Commissioner of State Hospitals becomes exofficio State Purchasing Agent. The contracts for coal for the State hospitals for the insane, as well as for the other State institutions, expire during this month, and to make it possible for the Commissioner of State Hospitals to aid the several State institutions in making their contracts for the ensuing year it is necessary that this bill be so amended that it will be in force immediately.

I, therefore, recommend that this bill be amended by adding a seventh

section to read as follows:

"Sec. 5. An emergency existing, this act shall be in force from its passage."

WESTMORELAND DAVIS, Governor.

THE SPEAKER laid before the House No. 75 Senate bill to create a State Purchasing Commission, to provide for and designate a State Purchasing Agent, and to prescribe the powers and duties of the said purchasing commission and purchasing agent; together with the foregoing recommendation of the Governor for amendment, and the House proceeded to reconsider the same.

The question being whether the House shall agree to amend the bill in accordance with the recommendation of the Governor was

put and decided in the affirmative—yeas, 63; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gordon, Gray, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hyatt, Jesse, McNutt, Noland, Owen, Ozlin, Pitts, Prince, Ramsey, Robertson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Mr. Speaker—63.

Mr. Ozlin moved to reconsider the vote by which the bill was amended in accordance with the recommendation of the Governor, which motion was rejected.

The following House bills were, on motions severally made by

Mr. Hurt, dismissed:

No. 322. House bill to refund money improperly collected from the Monticello Hotel, B. J. Lowenberg, Mgr.; Monticello Hotel, C. H. Consolvo, Mgr.; Fairfax Hotel, J. F. Bell, Mgr.; Fairfax Hotel, M. L. Hamburger, Mgr.; Lynnhaven Hotel, R. A. Dodson, Mgr.; Lynnhaven Hotel, Lynnhaven Hotel Corporation, owner; Lynnhaven Hotel, H. Bothman, Mgr.; Lorraine Hotel, Harry E. Tabb, Mgr.; Lorraine Hotel, R. A. Dodson, Mgr.; Victoria Hotel, A. A. DuBois, Mgr.; Victoria Hotel, H. M. Sparrow, Mgr.; Victoria Hotel, Sparrow and Orebaugh, Mgr.

No. 323. House bill to refund money improperly collected from the Hotel Richmond Corporation, Jefferson Realty Corporation, Lexington Hotel Company, Inc., Murphy's Hotel, Inc., and Hotel Stumpf, E. A. Stumpf, proprietor, paid into the treasury of the

State.

MR. BOLTON moved to take up out of its order on the calendar:

No. 446. House bill prohibiting roads to be constructed in whole or in part, by appropriations from the State treasury from being let to private contractors; providing for the appointment of an expert on costs of road construction, improvement and maintenance; prescribing his compensation, powers and duties, and providing for the publication of his reports; which was rejected.

Mr. Hunter moved to take up out of its order on the calendar:
No. 401. House bill to amend and re-enact section 3454 of the
Code of Virginia; which was rejected.

The following House bills were read at length a third time and

passed:

No. 324. House bill to provide for the control and prevention of venereal diseases; to provide for the reporting by physicians and other persons of said diseases; to provide for the apprehension, treatment and detention of promiscuous carriers; to provide for the

protection of other persons from infection by venereally diseased persons; to provide the penalty for the violations of this act, and to provide for the maintenance of persons convicted hereunderyeas, 61; nays, 6.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bos-YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, Mayo C., Buntin, Carpenter, Carter, Crockett, Dickerson, Diggs, Dillard, Dodson, Fuller, E. R., Fulton, Garber, Gatewood, Gilpin, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hunter, Hurt, Hyatt, Jesse, McNutt, Noland, Norris, Owen, Ozlin, Pitts, Prince, Ramsey, Robertson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith E. Hugh, Smith, L. F., Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Willis, Young, Mr. Speaker—61.

NAYS—Messrs. Chase, Gordon, Hicks, W. F., Horsley, Joyce, Snidow—6.

No. 325. House bill to provide for the vocational rehabilitation and education of employees injured in the course of their employment; to create and establish a division for vocational rehabilitation under the control and supervision of the Industrial Commission of Virginia; to provide for co-operation with the United States government in the prosecution of similar work, and to make an appropriation to carry said act into effect—yeas, 52; nays, 17.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Bolton, Bondurant, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carter, Dickerson, Dillard, Dodson, Fuller, E. R., Garber, Gatewood, Gilpin, Gray, Guedrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Jesse, Joyce, McNutt, Norris, Owen, Ozlin, Pitts, Price, Ramsey, Robertson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Willis, Young, Mr. Speaker—52.

NAYS—Messrs. Barnes, Blair, Boothe, Bunth, Chase, Crockett, Ewell, Edge Fullon, Gordon, Green, Hunt, Petts, Shelton, Spidon, Stephanan

Felts, Fulton, Gordon, Green, Hurt, Hyatt, Shelton, Snidow, Stephenson,

Tabb---17.

No. 329. House bill to require able-bodied persons over sixteen years of age to support their parents—yeas, 54; nays, 9.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bondurant, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Dickerson, Dodson, Ewell, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gilpin, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Hurt, Hyatt Jesse, Joyce, McNutt. Noland, Norris, Owen, Ozlin, Pitts, Price, Ramsey, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilkins, Willis, Mr. Speaker-54.

NAYS-Messrs. Boothe, Green, Guerrant, Horsley, Hunter, Shelton, Shep-

herd, Snidow, Young-9.

House bill to amend and re-enact section 3594 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 1359 of the Code of Virginia as heretofore amended with reference to grain to be ground in turn; amount of toll; penalty for violations, approved March 16, 1918—yeas, 53;

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Carpenter, Dickerson, Diggs, Dodson, Fuller, E. R., Garber, Gatewood, Gordon, Green, Guerrant, Haddon, Henley, Hicks, E. A., Horsley, Hurt, Jesse, Joyce, McNutt, Noland, Norris, Omps, Owen, Ozlin, Pitts. Ramsey, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Templeton, Wallace, Warren, Wilcox, Willis, Mr. Speaker—53.

NAYS-Messrs. Chase, Gilpin, Gray, Hicks, W. F., Stuart, Young-6,

No. 338. House bill to provide for furnishing members of the board of bar examiners and their secretary and treasurer with copies of the Annotated Code of 1919—yeas, 60; navs, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Dickerson, Dillard, Dodson. Fuller, E. R., Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Jesse, Joyce, Mc-Nutt, Noland, Norris, Ozlin, Pitts, Price, Prince, Ramsey, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Templeton, Wallace, Warren, Watts, Wilcox, Willis, Young, Mr. Speaker-60.

No. 339. House bill to amend and re-enact section 6437 of the Code of Virginia—yeas, 56; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Barnes. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Dickerson, Dillard, Dodson, Fuller, E. R., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Jesse, Joyce, McNltt, Noland, Owen, Ozlin, Pitts, Price, Ramsey, Robertson, Rodgers, Ruebush, Shelton, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Stephenson, Story, Templeton, Warren, Wilcox, Willis, Young, Mr. Speaker—56. Nays—Messrs. Snidow, Taylor—2.

No. 356. House bill requiring railroads to furnish water to live stock awaiting shipments under certain conditions—yeas, 58; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Dickerson, Dillard, Fuller, E. R., Fulton, Garber, Gatewood, Gray, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Jesse, Joyce. McNutt, Noland. Norris, Owen, Ozlin, Pitts, Price, Prince Ramsey, Robertson, Rodgers, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Watts. Wilcox, Willis, Young, Mr. Speaker-58.

No. 363. House bill to authorize the Albemarle Power Corporation, its successors and assigns, and any public service corporation heretofore or hereafter chartered, to construct and maintain one or more dams in James river between the counties of Albemarle and Buckingham, and to divert and use the waters of said river for the production of power—yeas, 56; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Crockett. Dodson, Fuller, E. R., Fulton, Garber, Gordon, Gray, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Jesse, Joyce, McNutt, Noland, Norris, Nottingham, Owen, Ozlin, Pitts, Prince, Robertson, Rodgers, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith L. F., Snidow, Stephenson, Story, Stuart, Tabb, Wallace, Warren, Watts, Wilcox, Wilkins, Willis, Young, Mr. Speaker—56.

No. 466. House bill to authorize the circuit court of Prince George county, or the judge thereof in vacation, to appoint a special police force for said county, and to provide for the compensation of persons appointed as such special police force—yeas, 61; nays, 0.

.The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Crockett, Diggs, Dillard, Dodson, Fuller, E. R., Fulton, Garber, Gordon, Gray, Green, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, McNutt, Noland, Norris, Ozlin, Pitts, Prince, Ramsey, Robertson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Willis, Young, Mr. Speaker—61.

No. 367. House bill to provide for the marking of boats engaged in the taking of fish, oysters, clams and crabs in the tidal waters of this State; for the marking of all pound nets, fike nets, purse nets, haul seines and other devices for the taking of fish in the tidal waters of this State; and to provide penalties for the violation thereof—yeas, 57; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs, Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Chase, Dillard, Dodson, Fuller, E. R., Fulton, Garber, Gatewood, Gordon, Gray, Guerrant, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Noland, Norris, Ozlin, Pitts, Price, Prince, Ramsey, Robertson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Warren, Watts, Wilcox, Willis, Young, Mr. Speaker—57.

No. 368. House bill to amend and re-enact section 3173 of the Code of Virginia—yeas, 61; nays, 1.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Boothe, Boschen, Brown, Mayo C., Buntin, Carter, Chase, Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gordon, Gray, Guerrant, Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Norris, Owen, Ozlin, Pitts, Price, Ramsey, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Willis, Young, Mr. Speaker—61.

No. 370. House bill to amend and re-enact section 4200 of the Code of Virginia—yeas, 57; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Boothe, Bosman, Bowles, Brown, Mayo C. Buntin, Carpenter, Carter, Chase, Crockett, Dickerson, Diggs, Dillard, Dodson, Fuller, E. R., Fulton, Garber, Gatewood, Gordon, Guerrant, Haddon, Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Norris, Owen, Ozlin, Price, Ramsey, Robertson, Rodgers, Ruebush, Shelton, Snepherd, Sinclair, Smith, Chas, F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Templeton, Warren, Watts, Wilcox, Willis, Young, Mr. Speaker—57.

No. 374. House bill to prevent untrue, deceptive and misleading advertising, and making such advertising a misdemeanor—yeas, 64; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gordon, Gray, Green, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Norris, Owen, Pitts, Price, Prince, Ramsey, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Stephenson, Story, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Willis, Young, Mr. Speaker—64.

NAY-Mr. Snidow-1.

No. 385. House bill to amend and re-enact section 2039 of the Code of Virginia, authorizing the boards of supervisors of counties to appoint road supervisors for magisterial districts, and to fix their compensation—yeas, 59; navs, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Boschen, Bosman, Bowles, Brown, Mayo C., Bunting, Carter, Chase, Crockett, Dickerson, Diggs, Dillard, Fuller, E. R., Fulton, Garber, Gatewood, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Noland, Norris, Owen, Ozlin, Pitts, Price, Ramsey, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Warren, Watts, Wilcox, Willis, Young, Mr. Speaker—59.

NAYS-Messrs. Gordon, Prince, Stephenson-3.

No. 395. House bill to amend and re-enact section 4988 of the Code of Virginia—yeas, 57; nays, 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Carter, Chase, Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Haddon, Horsley, Hundley, Hurt, Jesse, Joyce, McNutt, Noland, Owen, Ozlin, Pitts, Prince, Ramsey, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Turner, Warren, Watts, Wilcox, Wilkins, Willis, Mr. Speaker—57.

NAYS-Messrs. Blair, Boothe, Buntin, Hicks, W. F., Young-5.

No. 321. House bill for the relief of the family of J. C. Shelhorse—yeas, 51; nays, 4.

The vote regired by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Boothe, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Crockett, Dickerson, Dodson, Felts, Fuller, E. R., Fulton, Garber, Gray, Guerrant, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Noland, Owen, Price, Prince, Ramsey, Robertson, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Watts, Willis, Young, Mr. Speaker—51.

NAYS-Messrs. Boschen, Gordon, Stephenson, Wilcox-4.

Motions severally made to reconsider the votes by which Nos. 324, 325, 329, 332, 338, 339, 356, 363, 367, 368, 370, 466, 374, 385, 395 and 321 House bills were passed were rejected.

No. 330. House bill to amend and re-enact section 1906, chapter 78, of the Code of Virginia, relating to delinquent, dependent and destitute children; was read at length a third time and rejected—yeas, 40; nays, 23.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Boothe, Bowles, Carter, Chase, Diggs, Dodson, Ewell, Fuller, E. R., Gatewood, Gordon, Gray, Haddon, Henley, Hicks, E. A., Horsley, Hunter, Jesse, Joyce, Noland, Norris, Ozlin, Pitts, Price, Ramsey, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Stephenson. Story, Tabb, Taylor, Templeton, Turner, Wilcox, Wilkins, Mr. Speaker—40.

NAYS—Messrs. Blair, Bondurant, Brown, J. Sinclair, Brown, Mayo C., Buntin, Crockett, Dickerson, Dillard, Fulton, Garber, Gilpin, Green, Guerrant, Hicks, W. F., Owen, Prince, Shepherd, Smith, E. Hugh, Snidow, Stuart, Wal-

lace, Watts, Young-23.

Mr. Brown of Roanoke county moved to reconsider the vote by which the bill was rejected.

Mr. Willis moved to pass by the motion to reconsider, which was agreed to.

Mr. Brown of Roanoke county, from the Committee of Conference on the disagreeing votes of the two Houses on No. 318 House bill to appropriate the public revenue for the two years ending respectively on the 28th day of February, 1921, and the 28th day of February, 1922, presented the following report:

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To the General Assembly of Virginia:

Your undersigned conferees on the disagreeing votes on House bill No. 318, to appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1921, and the 28th day of February, 1922, report and recommend that the House bill be amended as follows:

Page 5, Attorney General. Strike out the words "Law assistant" and insert in lieu thereof "Second Assistant Attorney General."

Page 5. Auditor of Public Accounts. After the words "For recording the financial transactions of the State," strike out "\$47,-585.00," and insert in lieu thereof "\$49,385.00."

Page 5, Auditor of Public Accounts. After the words "Out of this appropriation of," strike out "forty-seven thousand five hundred and eighty-five" and insert in lieu thereof "forty-nine thousand three hundred and eighty-five."

Page 5, Auditor of Public Accounts. After the words "Additional employees not exceeding," strike out "\$28,160.00," and insert

in lieu thereof "\$29,960.00."

Page 7, Auditor of Public Accounts. After "Total for Auditor of Public Accounts," strike out "\$1,691,791.00," and insert in lieu thereof "\$1,693,591.00."

Page 8, line 1, State Treasurer. Strike out "\$19,826.00" and in-

sert in lieu thereof "\$20,926.00."

Page 9, State Treasurer. After the words "Out of this appropriation of," strike out "nineteen thousand eight hundred and twenty-six," and insert in lieu thereof "twenty thousand nine hundred and twenty-six."

Page 9. State Treasurer. After the words "Additional employees not exceeding," strike out "\$13,500.00," and insert in lieu

thereof "\$14,600.00."

Page 9, Superintendent of Public Printing, line 1. Strike out

"\$8,910.00," and insert in lieu thereof "\$9,310.00."

Page 9, line 3, Superintendent of Public Printing. After the words "Out of this appropriation of," strike out "eight thousand nine hundred and ten," and insert in lieu thereof "nine thousand three hundred and ten."

Page 9, line 5, Superintendent of Public Printing. Strike out

"\$3,300.00," and insert in lieu thereof "\$3,600.00."

Page 9, line 6, Superintendent of Public Printing. After the words "Assistant Superintendent," strike out "\$2,400.00," and insert in lieu thereof "\$2,500.00."

Page 9, Superintendent of Public Printing. Strike out total

figures "\$102,040.00" and insert in lieu thereof "\$102,440.00."

Page 10. Commissioner of Prohibition. Strike out the words "For supervision and enforcement of the prohibition law, \$25,000.00," and insert in lieu thereof the following: "For the purpose of carrying into effect the act of the General Assembly relating to ardent spirits as therein defined, commonly known as the prohibition bill, there is hereby appropriated out of any money in the treasury not otherwise appropriated, for the year ending February 28, 1921, the sum of \$40,000.00. The money appropriated shall be paid by the Auditor of Public Accounts upon warrants of the commissioner, which warrants shall show the purposes for which the expenditure is made, \$40,000.00."

Page 10, Commissioner of Prohibition. After the words "Liquor laws," strike out the period and add the following, "or for fines or costs imposed on the agents or employees of such department in

criminal proceedings."

Page 10, Commissioner of Prohibition. After the words "Out of this appropriation of," strike out the words "fifty thousand," and insert in lieu thereof the words "forty thousand."

Page 13, State Corporation Commission. After the words "Mailing clerk and janitor not exceeding," strike out "\$1,200.00," and in-

sert in lieu thereof "\$1,400.00."

Page 13, State Corporation Commission, under the head "For regulating heat, light and power, water and telephone companies," after the words "Stenographer not exceeding," strike out "\$1,000.00" and insert in lieu thereof "\$1,200.00."

Page 14, State Tax Board. After the words "Stenographer not exceeding," strike out "\$1,200.00" and insert in lieu thereof

"\$1,300.00."

Page 14, Adjutant General. After the word "State" insert "to be expended under the direction of the Military Board in accordance with law."

Page 14, Adjutant General, at end of paragraph ending with the word "fund" insert the following, "but it is further provided that out of the said balance standing to the credit of the Military Fund as aforesaid there shall be and is hereby appropriated to C. E. Lockhart of Orlean, Fauquier Co., Va., who was wounded on June 16, 1909, while in the military service of the State and in the discharge of his duty (such wounds being so serious as to make him practically a dependent) the sum of \$2,000.00, which sum shall be paid out as heretofore provided for the payment of monies out of the Military Fund."

Page 15, War Flags. After the words "Military Board," insert "in accordance with law."

Page 17, State Board of Education, second paragraph, line 20, after the words "aggregate city or county tax," insert the words "or appropriation."

Page 19, line 2, State Library. Strike out the words "Assistant

State Archivist," and insert in lieu thereof "Clerk."

Page 25, Virginia School for the Deaf and Blind at Staunton. Strike out "\$85,000.00," and insert in lieu thereof "\$87,500.00."

Page 25, Virginia School for the Deaf and Blind at Staunton, line 3. After the words "Out of this appropriation of" strike out "eighty-five thousand," and insert in lieu thereof "eighty-seven thousand five hundred."

Page 25, Virginia School for the Deaf and Blind at Staunton. Add new line as follows: "For remodeling, renovating and ventilat-

ing dormitories, \$1,000.00."

Page 25, Virginia School for Deaf and Blind at Staunton. Add new paragraph as follows: "The further sum of two thousand dollars, or so much thereof as may be necessary for the treatment of such persons as are suffering from serious eye diseases and need the special treatment given by the infirmary and are unable to pay for same. The superintendent will pay over to the Richmond Eye and Ear Infirmary the amount due monthly when such patients have been reported to him by the authorities of the infirmary, \$2,000.00."

Page 37, Laurel Industrial School. Strike out "\$85,000.00," and insert in lieu thereof "\$98,491.60, which amount includes an un-

expended balance of \$13,491.60."

Page 37, Laurel Industrial School, line 4. After the words "Out of this appropriation of," strike out "eighty-five thousand dollars" and insert in lieu thereof "ninety-eight thousand four hundred and ninety-one dollars and sixty cents."

Page 37, Laurel Industrial School, last paragraph, second line. After the words "appropriation of," strike out "eighty-five thousand dollars," and insert in lieu thereof "ninety-eight thousand four hun-

dred and ninety-one dollars and sixty cents."

Page 44, Registrar of the Land Office. Strike out "Capitol police (5) not exceeding \$1,260.00 each and (1) not exceeding \$1,380.00, \$7,680.00," and insert in lieu thereof "Capitol police (5) not exceeding \$1.320.00 each and one, who shall be in charge of convicts in Capitol grounds, not exceeding \$1,440.00, \$8,040.00."

Page 44, Registrar of the Land Office. After the words "For maintenance and operation of grounds and public buildings," strike

out "\$53,685.00," and insert in lieu thereof "\$68,685.00."

Page 44, Registrar of the Land Office. After the words "out of this appropriation of," strike out "fifty-three thousand six hundred and eighty-five," and insert in lieu thereof "sixty-eight thousand six hundred and eighty-five."

Page 44, Registrar of the Land Office, second sub-division. After the words "out of this appropriation of," strike out "fifty-three thousand six hundred and eighty-five," and insert in lieu thereof sixty-

eight thousand six hundred and eighty-five."

Page 45, Registrar of the Land Office. After line two insert: "For paving the driveway in the Capitol grounds and for repair and construction of sidewalks, to be expended under the supervision and direction of the Governor, Registrar of the Land Office and State Highway Commissioner, \$15,000.00."

Page 45. After the words "Total for the Registrar of the Land Office," strike out "\$74,520.00," and insert in lieu thereof "\$89-

520.00."

Page 45, State Forester, line 3. After the words "Code of Virginia (1919)" strike out "\$16,570.00" and insert in lieu thereof "\$16,820.00."

Page 45, State Forester. After the words "Out of this appropriation of" strike out "sixteen thousand five hundred and seventy" and insert in lieu thereof "sixteen thousand eight hundred and twenty,"

Page 45, State Forester. After the words "State Forester," line

7, strike out "\$2,750.00" and insert in lieu thereof "\$3,000.00."

Page 52, line 6, Attorney General. Strike out the words "Law Assistant" and insert in lieu thereof "Second Assistant Attorney General."

Page 52, Auditor of Public Accounts. After the words "For recording the financial transactions of the State," strike out "\$46,-

735.00" and insert in lieu thereof "\$48,535.00."

Page 52, Auditor of Public Accounts. After the words "Out of this appropriation of" strike out forty-six thousand seven hundred and thirty-five" and insert in lieu thereof "forty-eight thousand five hundred and thirty-five."

Page 52, Auditor of Public Accounts. After the words "Additional employees not exceeding," strike out "\$28,160.00," and insert

in lieu thereof "\$29,960.00."

Page 54, Auditor of Public Accounts. After the words "Total for the Auditor of Public Accounts," strike out "\$1,600,941.00" and insert in lieu thereof "\$1,602,741.00."

Page 55, State Treasurer, line 1. Strike out "\$19,016.00" and

insert in lieu thereof "\$20,116.00."

Page 55, State Treasurer. After the words "Out of this appropriation of" strike out "nineteen thousand and sixteen" and insert in lieu thereof "twenty thousand one hundred and sixteen."

Page 55, State Treasurer. After the words "Additional employees not exceeding" strike out "\$13,500.00" and insert in lieu

thereof "\$14,600.00."

Page 55, line 1, Superintendent of Public Printing. Strike out

"\$8.910.00" and insert in lieu thereof "\$9,310.00."

Page 55, Superintendent of Public Printing. After the words "Out of this appropriation of," strike out "eight thousand nine hundred" and insert in lieu thereof "nine thousand three hundred."

Page 55, Superintendent of Public Printing. Strike out "\$3,-

300.00," and insert in lieu thereof "\$3,600.00."

Page 55, line 6, Superintendent of Public Printing. After the words "Assistant Superintendent" strike out "\$2,400.00" and insert in lieu thereof "\$2,500.00."

Page 56, Superintendent of Public Printing. Strike out total figures "\$102,040.00" and insert in lieu thereof "\$102,440.00."

Page 57, Commissioner of Prohibition. Strike out the words "For the supervision and enforcement of the prohibition law, \$25,000.00" and insert in lieu thereof the following: "For the purpose of carrying into effect the act of the General Assembly relating to ardent spirits as therein defined, commonly known as the prohibition bill, there is hereby appropriated out of any money in the treasury not otherwise appropriated, for the year ending February 28, 1922, the sum of \$30,000.00. The money appropriated shall be paid

by the Auditor of Public Accounts upon warrants of the commissioner, which warrants shall show the purposes for which the

expenditure is made, "\$30,000.00."

Page 57, Commissioner of Prohibition. After the words "Liquor laws" strike out period and add the following, "or for fines or costs imposed on the agents or employees of such department in criminal proceedings."

Page 57, Commissioner of Prohibition. Strike out House amendment as follows: "The amount of \$25,000.00, or so much thereof, in case of the termination of said department during the year 1921 as that portion of the year said department operates bears to the entire year."

Page 57, Commissioner of Prohibition. After the words "Out of this appropriation of," strike out the words "twenty-five thousand" and insert in lieu thereof the words "thirty thousand."

Page 59, State Corporation Commission. After the words "Mailing clerk and janitor not exceeding," strike out "\$1,200.00" and in-

sert in lieu thereof "\$1,400.00."

Page 60, State Corporation Commission, under head "For regulating heat, light and power, water and telephone companies," after the words "Stenographer not exceeding" strike out "\$1,000.00" and insert in lieu thereof "\$1,200.00."

Page 60, line 8, State Tax Board. After the words "Stenographer not exceeding," strike out "\$1,200.00" and insert in lieu

thereof "\$1,300.00."

Page 61, Adjutant General. After word "State" insert "to be expended under the direction of the Military Board in accordance with law."

Page 63, State Board of Education, second paragraph, line 20, after the words "aggregate city or county tax" insert the words "or appropriation."

Page 65, State Library. Strike out the words "Assistant State

Archivist" and insert in lieu thereof the word "Clerk."

Page 70, Virginia School for the Deaf and Blind at Staunton. Strike out "\$76,000.00" and insert in lieu thereof "\$77,500.00."

Page 70, Virginia School for the Deaf and Blind at Staunton. Line 3, after the words "Out of this appropriation of," strike out "seventy-six thousand," and insert in lieu thereof "seventy-seven thousand five hundred."

Page 70, Virginia School for the Deaf and Blind at Staunton. Add new paragraph as follows: "The further sum of two thousand dollars, or so much thereof as may be necessary, for the treatment of such persons as are suffering from serious eye diseases and need the special treatment given by the infirmary and are unable to pay for same. The superintendent will pay over to the Richmond Eye and Ear Infirmary the amount due monthly when such patients have been reported to him by the authorities of the infirmary, \$2,000.00."

Page 88, Registrar of the Land Office. Strike out "Capitol police (5) not exceeding \$1,260.00 each and (1) not exceeding \$1,380.00,

\$7.680.00," and insert in lieu thereof "Capitol police (5) not exceeding \$1,320.00 each and one, who shall be in charge of convicts in Capitol grounds, not exceeding \$1,440.00, \$8,040.00."

Page 87, Registrar of the Land Office. After the words "For maintenance and operation of grounds and public buildings," strike

out "\$36,985.00" and insert in lieu thereof "\$37,345.00."

Page 87, Registrar of the Land Office. After the words "Out of this appropriation of" strike out "thirty-six thousand nine hundred and eighty-five" and insert in lieu thereof "thirty-seven thousand three hundred and forty-five."

Page 88, Registrar of the Land Office, second sub-division. After the words "Out of this appropriation of," strike out "thirty-six thousand nine hundred and eighty-five" and insert in lieu thereof

"thirty-seven thousand three hundred and forty-five."

Page 88, Registrar of the Land Office. After the words "Total for the Registrar of the Land Office," strike out "\$57,820.00" and insert in lieu thereof "\$58,180.00."

Page 88, State Forester. After the words "Code of Virginia (1919)" strike out "\$16,670.00" and insert in lieu thereof "\$16,-

Page 88, State Forester. After the words "Out of this appropriation of," strike out "sixteen thousand six hundred and seventy" and insert in lieu thereof "sixteen thousand nine hundred and twenty."

Page 88, State Forester. After the words "State Forester," line 7, strike out "\$2,750.00" and insert in lieu thereof "\$3,000.00."

W. A. GARRETT. SAXON W. HOLT, JAMES E. CANNON, Conferees on the part of the Senate.

> J. SINCLAIR BROWN, NORVELL L. HENLEY, PARKE P. DEANS,

Conferees on the part of the House of Delegates.

The report of the Committee of Conference was adopted—yeas, 50; nays, 14.

The vote required by the Constitution was recorded as follows:

YEAS - Messrs. Blair, Bolton, Boothe, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Crockett, Diggs, Dodson, Felts, Garber, Gatewood, Gray, Haddon, Henley, Hicks, E. A., Horsley, Hundley, Hurt Hyatt, Jesse, McNutt, Noland, Owen, Ozlin, Pitts, Price, Prince, Ramsey, Robertson, Rodgers, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Taylor, Templeton, Turner, Warren, Watts, Mr. Speaker—50.

NAYS-Messrs. Barnes, Boschen, Carpenter, Fuller, E. R., Gordon, Green,

Guerrant, Hunter, Joyce, Sinclair, Tabb, Wilcox, Willis, Young-14.

Mr. Gordon appealed from the decision of the chair, and the question being "Shall the decision of the chair stand as the judgment of the House?" was put and decided in the affirmative.

Mr. Brown of Roanoke county moved to reconsider the vote by

which the conference report was adopted, which was rejected.

Ordered that Mr. Brown of Roanoke county inform the Senate that the House had concurred in the report of the Committee on

A message was received from the Senate, by Mr. Cannon, who informed the House that the Senate had refused to concur in the report of the Committee on Conference and requests a second Committee of Conference.

On motion of Mr. Brown of Roanoke county the request of the

Senate was agreed to.

Ordered that Mr. Brown of Roanoke county inform the Senate. THE SPEAKER appointed Messrs. Brown of Roanoke county, HENLEY and Gordon the Committee of Conference on the part of the House.

On motion of Mr. Noland, the chair was vacated until 4 o'clock P. M.

FRIDAY, MARCH 6TH-AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

Mr. Brown of Roanoke county, from the second Committee of Conference on the disagreeing votes of the two Houses on No. 318 House bill to appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1921, and the 28th day of February, 1922, presented the following report:

Your undersigned conferees on the disagreeing votes on House bill No. 318, to appropriate the public revenues for the two years ending, respectively, on the 28th day of February, 1921, and the 28th day of February, 1922, report and recommend that the House bill be amended as follows:

Page 5, Attorney General. Strike out the words "Law assistant" and insert in lieu thereof "Second Assistant Attorney General."

Page 5, Auditor of Public Accounts. After the words "For recording the financial transactions of the State," strike out "\$47,-585.00," and insert in lieu thereof "\$49,385.00."

Page 5, Auditor of Public Accounts. After the words "Out of this appropriation of," strike out "forty-seven thousand five hundred and eighty-five" and insert in lieu thereof "forty-nine thousand three hundred and eighty-five."

Page 5, Auditor of Public Accounts. After the words "Additional employees not exceeding," strike out "\$28,160.00," and insert

in lieu thereof "\$29,960.00."

Page 7, Auditor of Public Accounts. After "Total for Auditor of Public Accounts," strike out "\$1,691,791.00," and insert in lieu thereof "\$1,693,591.00."

Page 8, line 1, State Treasurer. Strike out "\$19,826.00" and in-

sert in lieu thereof "\$20,926.00."

Page 9, State Treasurer. After the words "Out of this appropriation of," strike out "nineteen thousand eight hundred and twenty-six," and insert in lieu thereof "twenty thousand nine hundred and twenty-six."

Page 9. State Treasurer. After the words "Additional employees not exceeding," strike out "\$13,500.00," and insert in lieu

thereof "\$14,600.00."

Page 9, Superintendent of Public Printing, line 1. Strike out

"\$8,910.00," and insert in lieu thereof "\$9,310.00."

Page 9, line 3, Superintendent of Public Printing. After the words "Out of this appropriation of," strike out "eight thousand nine hundred and ten," and insert in lieu thereof "nine thousand three hundred and ten."

Page 9, line 5, Superintendent of Public Printing. Strike out

"\$3,300.00," and insert in lieu thereof "\$3,600.00."

Page 9, line 6, Superintendent of Public Printing. After the words "Assistant Superintendent," strike out "\$2,400.00," and insert in lieu thereof "\$2,500.00."

Page 9, Superintendent of Public Printing. Strike out total

figures "\$102,040.00" and insert in lieu thereof "\$102,440.00."

Page 10. Commissioner of Prohibition. Strike out the words "For supervision and enforcement of the prohibition law, \$25,000.00," and insert in lieu thereof the following: "For the purpose of carrying into effect the act of the General Assembly relating to ardent spirits as therein defined, commonly known as the prohibition bill, there is hereby appropriated out of any money in the treasury not otherwise appropriated, for the year ending February 28, 1921, the sum of \$40,000.00. The money appropriated shall be paid by the Auditor of Public Accounts upon warrants of the commissioner, which warrants shall show the purposes for which the expenditure is made. \$40,000.00."

Page 10, Commissioner of Prohibition. After the words "Liquor laws," strike out the period and add the following, "or for fines or costs imposed on the agents or employees of such department in

criminal proceedings."

Page 10, Commissioner of Prohibition. After the words "Out of this appropriation of," strike out the words "fifty thousand," and insert in lieu thereof the words "forty thousand."

Page 13, State Corporation Commission. After the words "Mailing clerk and janitor not exceeding," strike out "\$1,200.00," and in-

sert in lieu thereof "\$1,400.00."

Page 13, State Corporation Commission, under the head "For regulating heat, light and power, water and telephone companies," after the words "Stenographer not exceeding," strike out "\$1,000.00" and insert in lieu thereof "\$1,200.00."

Page 14, State Tax Board. After the words "Stenographer not exceeding," strike out "\$1,200.00" and insert in lieu thereof "\$1,300.00."

Page 14, Adjutant General. After the word "State" insert "to be expended under the direction of the Military Board in accord-

ance with law."

Page 14, Adjutant General, at end of paragraph ending with the word "fund" insert the following, "but it is further provided that out of the said balance standing to the credit of the Military Fund as aforesaid there shall be and is hereby appropriated to C. E. Lockhart of Orlean, Fauquier Co., Va., who was wounded on June 16, 1909, while in the military service of the State and in the discharge of his duty (such wounds being so serious as to make him practically a dependent) the sum of \$2,000.00, which sum shall be paid out as heretofore provided for the payment of monies out of the Military Fund."

Page 15, War Flags. After the words "Military Board," insert

"In accordance with law."

Page 17, State Board of Education, second paragraph, line 20, after the words "State Board of Education," strike out balance of paragraph down to and including word "proposed."

Page 19, line 2, State Library. Strike out the words "Assistant

State Archivist," and insert in lieu thereof "Clerk."

Page 25, Virginia School for the Deaf and Blind at Staunton. Strike out "\$85,000.00," and insert in lieu thereof "\$87,500.00."

Page 25, Virginia School for the Deaf and Blind at Staunton, line 3. After the words "Out of this appropriation of" strike out "eighty-five thousand," and insert in lieu thereof "eighty-seven thousand five hundred."

Page 25, Virginia School for the Deaf and Blind at Staunton. Add new line as follows: "For remodeling, renovating and ventilat-

ing dormitories, \$1,000.00."

Page 25, Virginia School for the Deaf and Blind at Staunton. Add new paragraph as follows: "The further sum of two thousand dollars, or so much thereof as may be necessary for the treatment of such persons as are suffering from serious eye diseases and need the special treatment given by the infirmary and are unable to pay for same. The superintendent will pay over to the Richmond Eye and Ear Infirmary the amount due monthly when such patients have been reported to him by the authorities of the infirmary, \$2,000.00."

Page 37, Laurel Industrial School. Strike out "\$85,000.00," and insert in lieu thereof "\$98,491.60, which amount includes an un-

expended balance of \$13,491.60."

Page 37, Laurel Industrial School, line 4. After the words "Out of this appropriation of," strike out "eighty-five thousand dollars" and insert in lieu thereof "ninety-eight thousand four hundred and ninety-one dollars and sixty cents."

Page 37, Laurel Industrial School, last paragraph, second line. After the words "appropriation of," strike out "eighty-five thousand

dollars." and insert in lieu thereof "ninety-eight thousand four hun-

dred and ninety-one dollars and sixty cents.

Page 44, Registrar of the Land Office. Strike out "Capitol police (5) not exceeding \$1,260.00 each and (1) not exceeding \$1,380.00, \$7,680.00," and insert in lieu thereof "Capitol police (5) not exceeding \$1,320.00 each and one, who shall be in charge of convicts in Capitol grounds, not exceeding \$1,440.00, \$8,040.00.

Page 44, Registrar of the Land Office. After the words "For maintenance and operation of grounds and public buildings," strike

out "\$53,685.00," and insert in lieu thereof "\$68,685.00."

Page 44, Registrar of the Land Office. After the words "out of this appropriation of," strike out "fifty-three thousand six hundred and eighty-five," and insert in lieu thereof "sixty-eight thousand six hundred and eighty-five."

Page 44, Registrar of the Land Office, second sub-division. After the words "out of this appropriation of," strike out "fifty-three thousand six hundred and eighty-five," and insert in lieu thereof sixty-

eight thousand six hundred and eighty-five."

Page 45, Registrar of the Land Office. After line two insert: "For paving the driveway in the Capitol grounds and for repair and construction of sidewalks, to be expended under the supervision and direction of the Governor, Registrar of the Land Office and State Highway Commissioner, \$15,000.00."

Page 45. After the words "Total for the Registrar of the Land Office," 520.00." strike out "\$74,520.00," and insert in lieu thereof "\$89-

Page 45, State Forester, line 3. After the words "Code of Virginia (1919)" strike out "\$16,570.00" and insert in lieu thereof **"\$**16,820.00."

Page 45, State Forester. After the words "Out of this appropriation of" strike out "sixteen thousand five hundred and seventy" and insert in lieu thereof "sixteen thousand eight hundred and twenty."

Page 45, State Forester. After the words "State Forester," line

7, strike out "\$2,750.00" and insert in lieu thereof "\$3,000.00."

Page 52, line 6, Attorney General. Strike out the words "Law Assistant" and insert in lieu thereof "Second Assistant Attorney General."

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Page 55, line 1, Superintendent of Public Printing. Strike out

"\$8,910.00" and insert in lieu thereof "\$9,310.00."

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Page 55, Superintendent of Public Printing. Strike out "\$3,-

300.00," and insert in lieu thereof "\$3,600.00."

Page 55, line 6, Superintendent of Public Printing. After the words "Assistant Superintendent" strike out "\$2,400.00" and insert in lieu thereof "\$2,500.00."

Page 56, Superintendent of Public Printing. Strike out total

figures "\$102,040.00" and insert in lieu thereof "\$102,440.00."

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sert in lieu thereof "\$1,400.00."

Page 60, State Corporation Commission, under head "For regulating heat, light and power, water and telephone companies," after

the words "Stenographer not exceeding" strike out "\$1,000.00" and insert in lieu thereof "\$1,200.00."

Page 60, line 8, State Tax Board. After the words "Stenographer not exceeding," strike out "\$1,200.00" and insert in lieu thereof "\$1,300.00."

Page 61, Adjutant General. After word "State" insert "to be expended under the direction of the Military Board in accordance with law."

Page 63, State Board of Education, second paragraph, line 20, after the words "State Board of Education," strike out balance of paragraph down to and including word "proposed."

Page 65, State Library. Strike out the words "Assistant State

Archivist" and insert in lieu thereof the word "Clerk."

Page 68, Virginia Military Institute. After section add: "and the further sum of twenty thousand dollars for maintenance and operation, \$20,000.00."

Page 70, Virginia School for the Deaf and Blind at Staunton.

Strike out "\$76,000.00" and insert in lieu thereof "\$77,500.00."

Page 70, Virginia School for the Deaf and Blind at Staunton. Line 3, after the words "Out of this appropriation of," strike out "seventy-six thousand," and insert in lieu thereof "seventy-seven thousand five hundred."

Page 70, Virginia School for the Deaf and Blind at Staunton. Add new paragraph as follows: "The further sum of two thousand dollars, or so much thereof as may be necessary, for the treatment of such persons as are suffering from serious eye diseases and need the special treatment given by the infirmary and are unable to pay for same. The superintendent will pay over to the Richmond Eye and Ear Infirmary the amount due monthly when such patients have been reported to him by the authorities of the infirmary, \$2,000.00."

Page 88, Registrar of the Land Office. Strike out "Capitol police (5) not exceeding \$1,260.00 each and (1) not exceeding \$1,380.00, \$7,680.00," and insert in lieu thereof "Capitol police (5) not exceeding \$1,320.00 each and one, who shall be in charge of convicts in Capitol grounds, not exceeding \$1,440.00, \$8,040.00."

Page 87, Registrar of the Land Office. After the words "For maintenance and operation of grounds and public buildings," strike

out "\$36,985.00" and insert in lieu thereof "\$37,345.00."

Page 87, Registrar of the Land Office. After the words "Out of this appropriation of" strike out "thirty-six thousand nine hundred and eighty-five" and insert in lieu thereof "thirty-seven thousand three hundred and forty-five."

Page 88, Registrar of the Land Office, second sub-division. After the words "Out of this appropriation of," strike out "thirty-six thousand nine hundred and eighty-five" and insert in lieu thereof "thirty-seven thousand three hundred and forty-five."

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Page 88, State Forester. After the words "Code of Virginia (1919)" strike out "\$16,670.00" and insert in lieu thereof "\$16,-920.00."

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Page 88, State Forester. After the words "State Forester," line 7,

strike out "\$2,750.00" and insert in lieu thereof "\$3,000.00."

W. A. GARRETT,
SAXON W. HOLT,
JAMES E. CANNON,
Conferees on the part of the Senate.

J. SINCLAIR BROWN,
NORVELL L. HENLEY,
R. L. GORDON, JR.,
Conferees on the part of the House of Delegates.

The report of the Committee of Conference was adopted—yeas, 56; nays, 4.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carter, Chase, Crockett, Diggs, Dodson, Felts, Fuller, E. R., Garber, Gatewood, Gordon, Gray, Guerrant, Haddon, Henley, Hicks, E. A., Horsley, Hundley, Hurt, Jesse, McNutt, Noland, Norris, Ozlin, Pitts, Price. Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—56.

Navs-Messrs. Carpenter, Hunter, Joyce, Willis-4.

MR. Brown of Roanoke county moved to reconsider the vote by which the report of conference was concurred in, which was rejected.

The following House bills were read at length a third time and passed:

No. 390. House bill to annex to the county of Chesterfield a part of the county of Henrico—yeas, 44; nays, 9.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bolton, Bondurant. Bowles, Brown, Mayo C., Carpenter, Chase, Dickerson, Dodson, Fulton, Garber, Gatewood, Gordon, Haddon, Hicks, E. A., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, McNutt, Noland, Norris, Owen, Ozlin, Pitts, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Stuart, Taylor, Templeton, Turner, Warren, Watts, Wilcox, Willis, Young, Mr. Speaker—44.

ton, Turner, Warren, Watts, Wilcox, Willis, Young, Mr. Speaker—44.
NAYS—Messrs. Barnes, Boschen, Bosman, Carter, Gray, Henley, Robert-

son, Shelton, Story-9.

No. 231. House bill to amend and re-enact section 1111 of the Code of Virginia—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Crockett, Dickerson, Diggs, Dodson, Fulton, Garber, Gatewood, Gordon, Gray, Green, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Noland, Norris, Owen, Ozlin, Pitts, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snidow, Stephenson, Story, Taylor, Turner, Wallace, Warren, Watts, Wilcox, Willis, Young, Mr. Speaker—61.

Motions severally made to reconsider the votes by which Nos. 390 and 231 House bills were passed, were rejected.

On motion of Mr. Stephenson, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

MONDAY, MARCH 8, 1920.

Prayer by Rev. C. L. King, pastor of Grace Covenant Presbyterian church.

On motion of Mr. DILLARD, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their clerk, was read as follows:

In Senate, March 6, 1920.

The Senate has indefinitely postponed House bill entitled an act making the town of Appalachia a separate road district of the county of Wise and authorizing and directing the board of supervisors of Wise county to collect and pay over to the town of Appalachia the road tax assessed by the county of Wise for the year nineteen hundred and twenty on the real and personal property in said town, No. 379.

They have agreed to House amendments to Senate bill entitled an act to amend and re-enact section 1923 of the Code of Virginia, relating to causing or encouraging children under eighteen years of age to commit misdemeanors, etc., No. 213.

They have agreed to House amendments to Senate amendments to House bill entitled an act to amend and re-enact section 2769 of the Code of Virginia, 1919, and to repeal an act entitled an act to amend and re-enact section 848 of the Code of Virginia, 1887, as heretofore amended, in relation to the compensation of supervisors, approved March 14, 1918, No. 50.

And they have passed Senate bills entitled an act to define "investments" for the purpose of taxation, and to provide for the better assessment and taxation of such investments by the State and localities, and to provide penalties for the violation of the provisions of this act, No. 378; an act to provide for the conveyance by the Negro Reformatory Association of Virginia of the Virginia Manual Labor School at Hanover, its property, real and personal, to the Commonwealth of Virginia; that the Commonwealth will assume control, operation and management of the same, No. 28; an act to provide for the inspection of gasoline, naphtha, benzine and other liquids and fluids used for heating and power purposes, No. 49; an act to require the preceding conveyance to be stated in deeds, deeds of trust and contracts conveying or affecting the title of real estate, the date thereof and the book and page thereof where recorded; to impose certain duties upon clerks of courts, and to impose penalties for its violation, No. 106; an act to amend and re-enact sections 1, 8, 9, 11 and 16 of an act to establish the State highway system, approved January 31, 1918, No. 199; an act to amend and re-enact section 4211 of the Code of Virginia, No. 214; an act to amend and re-enact section 3437 of the Code of Virginia, No. 241; an act to amend and re-enact sections 2144 and 2154 of the Code of Virginia. No. 245; an act to amend and re-enact section 3918 of the Code of Virginia, No. 260; an act to amend section 109 of the Code of Virginia, in reference to lists of all persons who have paid their State poll taxes to be made by treasurer, and defining the duties of the clerk and the sheriff in reference thereto, No. 295; an act to amend and re-enact an act entitled an act to incorporate the town of Fairfax, in the county of Fairfax, approved February 16, 1892, as amended and re-enacted by an act approved March 14, 1908 (which latter act amended and re-enacted sections 2, 3, 4, 5, 7, 8, 10, 11 and 12, and added to the original sections 13, 14, 15 and 16), No. 327; an act to amend and re-enact sections 1362, 1363, 1364 and 1365 of the Code of Virginia, No. 387; an act to confer on circuit courts of counties jurisdiction to amend legislative charters of towns having less than two thousand inhabitants, No. 389; an act to amend and re-enact section 5208 of the Code of Virginia, No. 392; an act to amend and re-enact section 4853 of the Code in relation to grand juries, No. 402; and an act to authorize the mayor and council of the town of Clarksville, in the county of Mecklenburg, to issue bonds and borrow money for the purpose of constructing, improving and maintaining the roads and streets of said town, No. 420. In which they request the concurrence of the House of Delegates.

No. 241. Senate bill was referred to the Committee on Appro-

priations.

No. 28. Senate bill was referred to the Committee on Asylums and Prisons.

No. 295. Senate bill was referred to the Committee on Privileges and Elections.

No. 387. Senate bill was referred to the Committee on Agriculture and Mining.

No. 49. Senate bill was referred to the Committee on General

Laws.

No. 214. Senate bill was referred to the Committee on Insurance and Banking.

No. 378. Senate bill was referred to the Committee on Finance. Nos. 260 and 199 Senate bills were referred to the Committee on Roads and Internal Navigation.

Nos. 420 and 327 Senate bills were referred to the Committee on

Counties, Cities and Towns.

Nos. 402, 392, 389, 245 and 106 Senate bills were referred to the Committee for Courts of Justice.

No. 270. Senate bill to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches, and to create a board of quarantine commissioners and a quarantine medical officer for said district, approved February 26, 1877, and all acts amendatory thereof; having been considered by the committee in session, was reported from the Committee on General Laws.

No. 329. Senate bill to amend and re-enact chapter 654 of the Acts of Assembly, 1897-8, entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of the county and levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the Acts of 1899-1900, and as amended and re-enacted by chapter 144 of the Acts of 1904, and as further amended by an act approved March 17, 1916; having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

No. 325. Senate bill extending the right of suffrage to women; assessing a State capitation tax on certain women residents of Virginia; and prescribing the qualification of women entitled to vote for members of the General Assembly and all officers elective by the people, and the manner in which women may register and vote; also providing when this act shall take effect; having been considered by the committee in session, was reported from the Committee on

Privileges and Elections.

No. 229. Senate bill to authorize the valuation of bonds and other securities owned by insurance companies and fraternal beneficiary associations by the amortization method; having been considered by the committee in session, was reported from the Committee

on Insurance and Banking.

No. 490. House bill to authorize, empower and direct the board of supervisors of the county of Carroll to borrow money by the issuance of bonds for a sum not to exceed \$300,000.00 for the purpose of the building and permanent improvement of the roads and bridges in said county; prescribing how such bonds may be issued and disposed of; to create a county road board for the county of Carroll and to prescribe its powers and duties; also to provide how

the funds realized from the sale of said bonds shall be disposed of; having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 491. House bill to require persons, firms, corporations and associations soliciting subscriptions or contributions to any cause or thing, with certain exceptions, to keep adequate books showing all sums collected, and how, to whom and for what disbursed; providing for inspection of such books, and prescribing punishment for failure to comply with this act.

No. 492. House bill to amend and re-enact sections 1738, 1743,

1749, 1750, 1771, 1774 and 1781 of the Code of Virginia.

The following House bills, having been considered by the cominitee in session, were reported from the Committee on Appropriations:

No. 493. House bill to amend and re-enact sections 3463, 3465, 3466, 3467 and 3468 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 185 of the Code of Virginia, as heretofore amended, approved January 31, 1918.

No. 494. House bill confirming a payment by the Auditor of Public Accounts to Lynchburg City Farm, and authorizing the payment of two hundred and sixty-four dollars to said city farm.

No. 495. House bill to provide for public health nursing, health examination and physical education of school children, and to make an appropriation therefor, also to repeal an act entitled an act to provide for public health nursing and medical inspection and health inspection of school children, approved March 15, 1918; having been considered by the committee in session, was reported from the Committee on Appropriations.

THE SPEAKER laid before the House the following communication:

WARRENTON, VA., March 7, 1920.

Will you kindly convey to the members of the House of Delegates the appreciation of the family of the late W. N. Tiffany of the resolutions of sympathy and the lovely flowers sent by the General Assembly of Virginia.

Sincerely,

C. E. TIFFANY.

To the Hon. Speaker of the House, Richmond, Va.

Mr. HENLEY offered the following resolution:

Resolved, That today the House shall consider at the morning session:

First. House bills on their third reading to which there are no objections.

Second. House bills on their third reading as they then appear. Beginning with the afternoon session the House shall consider House bills on their second reading to which there are not more than five objections until the calendar shall have been called through, when the calendar shall be again called and House bills on their second reading considered in their order; which was agreed to.

A communication from the Governor was received as follows:

COMMONWEALTH OF VIRGINIA,
OFFICE OF STATE TAX BOARD,
RICHMOND, March 8, 1920.

Gentlemen of the General Assembly:

Virginia pilots, who enjoy enormous incomes through special privileges granted by the laws of this State, pay but fifty dollars as a license fee per year each. The State of Virginia is in need of revenue and these men who profit by such special privileges should contribute their fair share to the support of the State government.

I transmit herewith a proposed bill which provides a license tax upon pilots, and which we estimate will produce for the State revenue approximating \$75,000 to \$100,000 per year. There are about thirty licensed Virginia pilots.

bnots.

This is a revenue measure and the State Tax Board unanimously recommends its prompt passage.

STATE TAX BOARD, By Westmoreland Davis, Chairman.

House bill to amend and re-enact section 3615 of the Code of Virginia was presented by Mr. Hall and referred under Rule 37 to the Committee on Finance.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 270. Senate bill to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches, and to create a board of quarantine commissioners and a quarantine medical officer for said district, approved February 26, 1877, and all acts amendatory thereof.

No. 329. Senate bill to amend and re-enact chapter 654 of the Acts of Assembly, 1897-8, entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of the county and levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the Acts of 1899-1900, and as amended and re-enacted by chapter 144 of the Acts of 1904, and as further amended by an act approved March 17, 1916.

No. 325. Senate bill extending the right of suffrage to women; assessing a State capitation tax on certain women residents of Virginia; and prescribing the qualification of women entitled to vote for members of the General Assembly and all officers elective by the

people, and the manner in which women may register and vote; also

providing when this act shall take effect.

No. 229. Senate bill to authorize the valuation of bonds and other securities owned by insurance companies and fraternal beneficial associations by the amortization method.

The following House bills were read at length a first time and

ordered to be printed:

No. 490. House bill to authorize, empower and direct the board of supervisors of the county of Carroll to borrow money by the issuance of bonds for a sum not to exceed \$300,000.00 for the purpose of the building and permanent improvement of the roads and bridges in said county; prescribing how such bonds may be issued and disposed of; to create a county road board for the county of Carroll and to prescribe its powers and duties; also to provide how the funds realized from the sale of said bonds shall be disposed of.

No. 491. House bill to require persons, firms, corporations and associations soliciting subscriptions or contributions to any cause or thing, with certain exceptions, to keep adequate books showing all sums collected, and how, to whom and for what disbursed; providing for inspection of such books, and prescribing punishment for

failure to comply with this act.

No. 492. House bill to amend and re-enact sections 1738, 1743,

1749, 1750, 1771, 1774 and 1781 of the Code of Virginia.

No. 493. House bill to amend and re-enact sections 3463, 3465, 3466, 3467 and 3468 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 185 of the Code of Virginia, as heretofore amended, approved January 31, 1918.

No. 494. House bill confirming a payment by the Auditor of Public Accounts to Lynchburg City Farm, and authorizing the payment of two hundred and sixty-four dollars to said city farm.

No. 495. House bill to provide for public health nursing, health examination and physical education of school children, and to make an appropriation therefor, also to repeal an act entitled an act to provide for public health nursing and medical inspection and health inspection of school children, approved March 15, 1918.

The following House bills were read at length a third time and passed.

No. 129. House bill to amend and re-enact section 3847 of the

Code of Virginia—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman. Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Rew, Robertson,

Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

No. 411. House bill to repeal an act to authorize the city of Bristol to lease or sell the Gauthier property in said city, approved September 9, 1919—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

No. 455. House bill to authorize the county of Louisa to borrow money and issue bonds for a sum not exceeding two hundred thousand dollars (\$200,000)—yeas, 79; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurent, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Eweil, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

No. 420. House bill to amend and re-enact section five thousand nine hundred and eleven of the Code of Virginia, providing for the jurisdiction of circuit courts in cities which have, since the present Constitution went into effect, undergone transition from cities of the second class to cities of the first class—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

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No. 425. House bill to amend and re-enact section 5898 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3049 of the Code of Virginia relative to temporary appointment of circuit judges, approved March 18, 1918—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gordon, Gráy, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

No. 426. House bill to amend and re-enact section 6228 of the Code of Virginia—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Anderson. Barnes. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller. E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ożlin, Padgett, Pitts, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

No. 427. House bill to amend and re-enact section 4926 of the Code of Virginia—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

No. 428. House bill to amend and re-enact section 4154 of the Code of Virginia—yeas. 79: nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland. Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

No. 429. House bill to amend and re-enact section thirty-three hundred and forty-three (3343) of the Code of Virginia—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

No. 430. House bill to amend and re-enact section 1782 of the Code of 1919—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

No. 431. House bill to amend and re-enact section 3857 of the Code of Virginia—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gordon, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young. Mr. Speaker—79.

No. 128. House bill to permit children over the age of ten years to work in fruit and vegetable canneries and to transmit merchandise or run errands—yeas, 70; nays, 8.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Bowles, Brown, Mayo C., Carpenter, Carter, Commins, Crockett, Dickerson, Diggs, Dillard, Ewell, Felts, Flanagan, Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Green, Groom, Guerrant, Henley, Hicks, E. A., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Prince, Ramsey, Robertson, Robinson, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAYS-Messrs. Boschen, Bosman, Cherry, Fuller, E. R., Hall, Roland,

Rodgers, Wilcox-8.

No. 304. House bill to amend and re-enact section 6348 of the Code of Virginia, and to repeal section 6349 of the Code of Virginia, in relation to appeals and writs of error; was read at length a third time and passed—yeas, 46; nays, 37.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Cherry, Commins, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Garber, Gordon, Green, Groome, Hundley, Hunter, Hyatt, Jesse, Joyce, Langhorne, Noland. Owen, Pitts, Prince, Rew, Robinson, Rodgers, Ruebush, Shepherd, Smith, Chas. F., Smith, L. F., Snead, Stuart, Wallace, Warren, Watts, Wilcox, Williams, Willis, Young—46.

NAYS—Messrs. Bolton, Boothe, Brown, J. Sinclair, Carter, Crockett, Dick-

NAYS—Messrs. Bolton, Boothe, Brown, J. Sinciair, Carter, Crockett, Inckerson, Dillard, Felts, Fuller, R. H., Fulton, Gatewood, Gray, Guerrant, Hall, Henley, Hicks, E. A., Horsley, Hurt, McNutt, Moffett, Norris, Nottingham, Ozlin, Padgett, Price, Ramsey, Robertson, Shelton, Sinciair, Smith, E. Hugh, Smith, Horace L., Snidow, Stephenson, Story, Taylor, Wilkins, Mr. Speaker

--37.

The following pairs were announced.

MR. GILPIN with MR. BOSMAN.

Mr. Haddon with Mr. Deans.

The first named in each instance would have voted Aye.

Motions severally made to reconsider the votes by which Nos. 129, 411, 455, 420, 426, 427, 428, 429, 430, 431, 128 and 304 House

bills were passed were rejected.

No. 143. House bill imposing certain duties on commissioners of the revenue of counties with reference to the listing of pure-bred male stock, and requiring the posting of lists of pure-bred male stock in clerks' offices; was read at length a third time and rejected—yeas, 23; nays, 47.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Boschen, Buntin, Carpenter, Ewell, Fuller, E. R., Fuller, R. H., Gatewood, Hicks, E. A., Hundley, Hunter, Joyce, Noland, Owen, Rew, Smith, Chas. F., Smith, Horace L., Snead, Snidow, Story, Turner, Warren, Watts, Wilcox, Wilkins, Young, Mr. Speaker—28.

NAYS—Messrs. Anderson, Bolton, Bondurant, Boothe, Bosman, Brown, Mayo C., Carter, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Flanagan, Fulton, Garber, Gordon, Gray, Green, Groome, Guerrant, Hall, Horsley, Hurt, Jesse, Langhorne, McNutt, Moffett, Norris, Ozlin, Padgett, Pitts, Ramsey, Robertson, Robinson, Rodgers, Shelton, Sinclair, Smith, E. Hugh, Smith, L. F., Stephenson, Stuart, Taylor, Templeton, Wallace, Willams—47.

A message was received from the Senate, by Mr. Cannon, who informed the House that the Senate had refused to concur in the second report of the Committee of Conference on the disagreeing votes of the two Houses on House bill entitled an act to appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1921, and the 28th day of February, 1922, No. 318; and requests a further Committee of Conference.

On motion of Mr. Brown of Roanoke county, the request of the

Senate was agreed to.

Ordered that Mr. Brown of Roanoke county inform the Senate. The Speaker appointed Messes. Brown of Roanoke county, Henley and Gordon the committee on the part of the House.

The hour of 2 o'clock P. M. having arrived, the chair was vacated until 4 o'clock P. M.

MONDAY, MARCH 8TH—AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

Mr. Brown of Roanoke county, from the Committee on Conference on the disagreeing votes of the two Houses on House bill Bill No. 318, to appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1921, and the 28th day of February, 1922, No. 318, presented the following report:

Your undersigned conferees on the disagreeing votes on House Bill no 318, to appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1921, and the 28th day of February, 1922, report and recommend that the House bill be amended as follows:

Page 5, Attorney General. Strike out the words "Law assistant" and insert in lieu thereof "Second Assistant Attorney General."

Page 5, Auditor of Public Accounts. After the words "For recording the financial transactions of the State," strike out "\$47,-585.00," and insert in lieu thereof "\$49,385.00."

Page 5, Auditor of Public Accounts. After the words "Out of this appropriation of," strike out "forty-seven thousand five hundred and eighty-five" and insert in lieu thereof "forty-nine thousand three hundred and eighty-five."

Page 5, Auditor of Public Accounts. After the words "Additional employees not exceeding," strike out "\$28,160.00," and insert in lieu thereof "\$29,960.00."

Page 7, Auditor of Public Accounts. After "Total for Auditor of Public Accounts," strike out "\$1,691,791.00," and insert in lieu

thereof "\$1,693,591.00."

Page 8, line 1, State Treasurer. Strike out "\$19,826.00" and in-

sert in lieu thereof "\$20,926.00."

Page 9, State Treasurer. After the words "Out of this appropriation of," strike out "nineteen thousand eight hundred and twenty-six," and insert in lieu thereof "twenty thousand nine hundred and twenty-six."

Page 9. State Treasurer. After the words "Additional employees not exceeding," strike out "\$13,500.00," and insert in lieu

thereof "\$14,600.00."

Page 9, Superintendent of Public Printing, line 1. Strike out

"\$8,910.00," and insert in lieu thereof "\$9,310.00."

Page 9, line 3, Superintendent of Public Printing. After the words "Out of this appropriation of," strike out "eight thousand nine hundred and ten," and insert in lieu thereof "nine thousand three hundred and ten."

Page 9, line 5, Superintendent of Public Printing. Strike out

"\$3,300.00," and insert in lieu thereof "\$3,600.00."

Page 9, line 6, Superintendent of Public Printing. After the words "Assistant Superintendent," strike out "\$2,400.00," and insert in lieu thereof "\$2,500.00."

Page 9, Superintendent of Public Printing. Strike out total

figures "\$102,040.00" and insert in lieu thereof "\$102,440.00."

Page 10, Commissioner of Prohibition. Strike out the words "For supervision and enforcement of the prohibition law, \$25,000.00," and insert in lieu thereof the following: "For the purpose of carrying into effect the act of the General Assembly relating to ardent spirits as therein defined, commonly known as the prohibition bill, there is hereby appropriated out of any money in the treasury not otherwise appropriated, for the year ending February 28, 1921, the sum of \$40,000.00. The money appropriated shall be paid by the Auditor of Public Accounts upon warrants of the commissioner, which warrants shall show the purposes for which the expenditure is made, \$40,000.00."

Page 10, Commissioner of Prohibition. After the words "Liquor laws," strike out the period and add the following, "or for fines or costs imposed on the agents or employees of such department in

criminal proceedings."

Page 10, Commissioner of Prohibition. After the words "Out of this appropriation of." strike out the words "fifty thousand," and

insert in lieu thereof the words "forty thousand."

Page 13, State Corporation Commission. After the words "Mailing clerk and janitor not exceeding," strike out "\$1,200.00," and insert in lieu thereof "\$1,400.00."

Page 13, State Corporation Commission, under the head "For regulating heat, light and power, water and telephone companies," after the words "Stenographer not exceeding," strike out "\$1,000.00" and insert in lieu thereof "\$1,200.00."

Page 14, State Tax Board. After the words "Stenographer not exceeding," strike out "\$1,200.00" and insert in lieu thereof

"\$1,300.00."

Page 14, Adjutant General. After the word "State" insert "to be expended under the direction of the Military Board in accordance with law."

Page 14, Adjutant General, at end of paragraph ending with the word "fund" insert the following, "but it is further provided that out of the said balance standing to the credit of the Military Fund as aforesaid there shall be and is hereby appropriated to C. E. Lockhart of Orlean, Fauquier Co., Va.. who was wounded on June 16, 1909, while in the military service of the State and in the discharge of his duty (such wounds being so serious as to make him practically a dependent) the sum of \$2,000.00, which sum shall be paid out as heretofore provided for the payment of monies out of the Military Fund."

Page 15, War Flags. After the words "Military Board," insert "in accordance with law."

Page 17, State Board of Education, second paragraph, line 18, after the words "State Board of Education," strike out balance of paragraph down to and including word "proposed."

Page 19, line 2, State Library. Strike out the words "Assistant

State Archivist," and insert in lieu thereof "Clerk."

Page 25, Virginia School for the Deaf and Blind at Staunton. Strike out "\$85,000.00," and insert in lieu thereof "\$87,500.00."

Page 25, Virginia School for the Deaf and Blind at Staunton, line 3. After the words "Out of this appropriation of" strike out "eighty-five thousand," and insert in lieu thereof "eighty-seven thousand five hundred."

Page 25, Virginia School for the Deaf and Blind at Staunton. Add new line as follows: "For remodeling, renovating and ventilat-

ing dormitories, \$1,000.00."

Page 25. Virginia School for Deaf and Blind at Staunton. Add new paragraph as follows: "The further sum of two thousand dollars, or so much thereof as may be necessary for the treatment of such persons as are suffering from serious eye diseases and need the special treatment given by the infirmary and are unable to pay for same. The superintendent will pay over to the Richmond Eye and Ear Infirmary the amount due monthly when such patients have been reported to him by the authorities of the infirmary, \$2,000.00."

Page 37, Laurel Industrial School. Strike out "\$85,000.00," and insert in lieu thereof "\$98,491.60, which amount includes an un-

expended balance of \$13,491.60."

Page 37, Laurel Industrial School, line 4. After the words "Out of this appropriation of," strike out "eighty-five thousand dollars"

and insert in lieu thereof "ninety-eight thousand four hundred and

ninety-one dollars and sixty cents."

Page 37, Laurel Industrial School, last paragraph, second line. After the words "appropriation of," strike out "eighty-five thousand dollars," and insert in lieu thereof "ninety-eight thousand four hundred and ninety-one dollars and sixty cents."

Page 44, Registrar of the Land Office. Strike out "Capitol police (5) not exceeding \$1,360.00 each and (1) not exceeding \$1,380.00, \$7,680.00," and insert in lieu thereof "Capitol police (5) not exceeding \$1,320.00 each and one, who shall be in charge of convicts in Capitol grounds, not exceeding \$1,440.00, \$8,040.00."

Page 44, Registrar of the Land Office. After the words "For maintenance and operation of grounds and public buildings," strike

out "\$53,685.00," and insert in lieu thereof "\$68,685.00."

Page 44, Registrar of the Land Office. After the words "out of this appropriation of," strike out "fifty-three thousand six hundred and eighty-five," and insert in lieu thereof "sixty-eight thousand six hundred and eighty-five."

Page 44, Registrar of the Land Office, second sub-division. After the words "out of this appropriation of," strike out "fifty-three thousand six hundred and eighty-five," and insert in lieu thereof sixty-

eight thousand six hundred and eighty-five."

Page 45, Registrar of the Land Office. After line two insert: "For paving the driveway in the Capitol grounds and for repair and construction of sidewalks, to be expended under the supervision and direction of the Governor; Registrar of the Land Office and State Highway Commissioner, \$15,000.00."

Page 45. After the words "Total for the Registrar of the Land Office," strike out "\$74,520.00," and insert in lieu thereof "\$89-

520.00."

Page 45, State Forester, line 3. After the words "Code of Virginia (1919)" strike out "\$16,570.00" and insert in lieu thereof "\$16.820.00."

Page 45. State Forester. After the words "Out of this appropriation of" strike out "sixteen thousand five hundred and seventy" and insert in lieu thereof "sixteen thousand eight hundred and twenty."

Page 45, State Forester. After the words "State Forester," line

7, strike out "\$2,750.00" and insert in lieu thereof "\$3,000.00."

Page 52, line 6, Attorney General. Strike out the words "Law Assistant" and insert in lieu thereof "Second Assistant Attorney General."

Page 52, Auditor of Public Accounts. After the words "For recording the financial transactions of the State," strike out "\$46,-735.00" and insert in lieu thereof "\$48,535.00."

Page 52, Auditor of Public Accounts. After the words "Out of this appropriation of" strike out forty-six thousand seven hundred and thirty-five" and insert in lieu thereof "forty-eight thousand five hundred and thirty-five."

Page 52, Auditor of Public Accounts. After the words "Addi-

tional employees not exceeding," strike out "\$28,160.00," and insert in lieu thereof "\$29,960.00."

Page 54, Auditor of Public Accounts. After the words "Total for the Auditor of Public Accounts," strike out "\$1,600,941.00" and insert in lieu thereof "\$1,602,741.00."

Page 55, State Treasurer, line 1. Strike out "\$19,016.00" and

insert in lieu thereof "\$20,116.00."

Page 55, State Treasurer. After the words "Out of this appropriation of" strike out "nineteen thousand and sixteen" and insert in lieu thereof "twenty thousand one hundred and sixteen."

Page 55, State Treasurer. After the words "Additional employees not exceeding" strike out "\$13,500.00" and insert in lieu

thereof "\$14,600.00."

Page 55, line 1, Superintendent of Public Printing. Strike out

"\$8,910.00" and insert in lieu thereof "\$9,310.00."

Page 55, Superintendent of Public Printing. After the words "Out of this appropriation of," strike out "eight thousand nine hundred" and insert in lieu thereof "nine thousand three hundred."

Page 55, Superintendent of Public Printing. Strike out "\$3,-

300.00," and insert in lieu thereof "\$3,600.00."

Page 55, line 6, Superintendent of Public Printing. After the words "Assistant Superintendent" strike out "\$2,400.00" and insert in lieu thereof "\$2,500.00."

Page 56, Superintendent of Public Printing. Strike out total

figures "\$102,040.00" and insert in lieu thereof "\$102,440.00."

Page 57, Commissioner of Prohibition. Strike out the words "For the supervision and enforcement of the prohibition law, \$25,000.00" and insert in lieu thereof the following: "For the purpose of carrying into effect the act of the General Assembly relating to ardent spirits as therein defined, commonly known as the prohibition bill, there is hereby appropriated out of any money in the treasury not otherwise appropriated, for the year ending February 28, 1922, the sum of \$30,000.00. The money appropriated shall be paid by the Auditor of Public Accounts upon warrants of the commissioner, which warrants shall show the purposes for which the expenditure is made, "\$30,000.00."

Page 57, Commissioner of Prohibition. After the words "Liquor laws" strike out period and add the following, "or for fines or costs imposed on the agents or employees of such department in criminal

proceedings."

Page 57. Commissioner of Prohibition. Strike out House amendment as follows: "The amount of \$25,000.00, or so much thereof, in case of the termination of said department during the year 1921 as that portion of the year said department operates bears to the entire year."

Page 57, Commissioner of Prohibition. After the words "Out of this appropriation of," strike out the words "twenty-five thousand" and insert in lieu thereof the words "thirty thousand."

Page 59, State Corporation Commission. After the words "Mail-

ing clerk and janitor not exceeding," strike out "\$1,200.00" and in-

sert in lieu thereof "\$1,400.00."

Page 60, State Corporation Commission, under head "For regulating heat, light and power, water and telephone companies," after the words "Stenographer not exceeding" strike out "\$1,000.00" and insert in lieu thereof "\$1,200.00."

Page 60, line 8, State Tax Board. After the words "Stenographer not exceeding," strike out "\$1,200.00" and insert in lieu

thereof "\$1,300.00."

Page 61, Adjutant General. After word "State" insert "to be expended under the direction of the Military Board in accordance with law."

Page 63, State Board of Education, second paragraph, line 18, after the words "State Board of Education," strike out balance of paragraph down to and including word "proposed."

Page 65, State Library. Strike out the words "Assistant State

Archivist" and insert in lieu thereof the word "Clerk."

Page 68, Virginia Military Institute. After section add: "and the further sum of twenty thousand dollars for maintenance and operation, \$20,000.00."

Page 70, Virginia School for the Deaf and Blind at Staunton.

Strike out "\$76,000.00" and insert in lieu thereof "\$77,500.00."

Page 70, Virginia School for the Deaf and Blind at Staunton. Line 3, after the words "Out of this appropriation of," strike out "seventy-six thousand," and insert in lieu thereof "seventy-seven thousand five hundred."

Page 70, Virginia School for the Deaf and Blind at Staunton. Add new paragraph as follows: "The further sum of two thousand dollars, or so much thereof as may be necessary, for the treatment of such persons as are suffering from serious eye diseases and need the special treatment given by the infirmary and are unable to pay for same. The superintendent will pay over to the Richmond Eye and Ear Infirmary the amount due monthly when such patients have been reported to him by the authorities of the infirmary, \$2,000.00."

Page 88, Registrar of the Land Office. Strike out "Capitol police (5) not exceeding \$1,260.00 each and (1) not exceeding \$1,380.00, \$7,680.00," and insert in lieu thereof "Capitol police (5) not exceeding \$1,320.00 each and one, who shall be in charge of convicts in

Capitol grounds, not exceeding \$1,440.00, \$8.040.00."

Page 87, Registrar of the Land Office. After the words "For maintenance and operation of grounds and public buildings," strike

out "\$36,985.00" and insert in lieu thereof "\$37,345.00."

Page 87, Registrar of the Land Office. After the words "Out of this appropriation of" strike out "thirty-six thousand nine hundred and eighty-five" and insert in lieu thereof "thirty-seven thousand three hundred and forty-five."

Page 88, Registrar of the Land Office, second sub-division. After the words "Out of this appropriation of." strike out "thirty-six 1

thousand nine hundred and eighty-five" and insert in lieu thereof

"thirty-seven thousand three hundred and forty-five."

Page 88, Registrar of the Land Office. After the words "Total for the Registrar of the Land Office," strike out "\$57,820.00" and insert in lieu thereof "\$58,180.00."

Page 88, State Forester. After the words "Code of Virginia (1919)" strike out "\$16,670.00" and insert in lieu thereof "\$16,-

920.00."

Page 88, State Forester. After the words "Out of this appropriation of," strike out "sixteen thousand six hundred and seventy" and insert in lieu thereof "sixteen thousand nine hundred and twenty."

Page 88, State Forester. After the words "State Forester," line 7,

strike out "\$2,750.00" and insert in lieu thereof "\$3,000.00."

W. A. GARRETT,
P. H. DREWRY,
J. T. DEAL,
Conferees on the part of the Senate.

J. SINCLAIR BROWN, NORVELL L. HENLEY, R. L. GORDON, JR.,

Conferees on the part of the House of Delegates.

The report of the Committee of Conference was adopted—yeas, 76; nays, 4.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Cherry, Commins, Crockett, Deans, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gordon, Gray, Groome, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Taylor, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—76.

Nays-Messrs. Green, Hall, Hunter, Joyce-4.

Ordered that Mr. Brown of Roanoke county inform the Senate that the House had concurred in the report of the Committee of Conference.

A message was received from the Senate, by Mr. Drewry, who informed the House that the Senate had concurred in the report of the Committee of Conference.

The following House bills, having been printed, were read at

length a second time and ordered to be engrossed:

No. 168. House bill to amend and re-enact section 3487 of the Code of Virginia concerning fees of sheriffs, sergeants, criers and constables. (Substitute.)

No. 180. House bill to amend and re-enact sections 14 and 15 of

an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein: declaring certain ardent spirits contraband. and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly. 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918. (Amended.)

No. 182. House bill requiring certain State institutions to pur-

chase only pure-bred cattle, sheep and hogs.

No. 267. House bill to amend and re-enact section 2768 of the Code of Virginia, 1919.

No. 291. House bill to amend and re-enact section 2138 of the

Code of Virginia.

No. 302. House bill to limit the amount recoverable for the loss of, or injury to, wearing apparel, cloth, or other articles delivered to any person or corporation to be cleaned, pressed, dyed or laundered.

No. 335. House bill to validate acknowledgments heretofore taken by justices of the peace, and mayors of cities or towns or police justices who by virtue of their offices had the powers and authority of justices of the peace, where such justices or mayors or police justices are designated in the certificates of acknowledgment as police justices.

No. 343. House bill to amend and re-enact sections 14, 16, 17 and 18 of an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred (\$300) dollars, to any person, to obtain a licnse; by prescribing the maximum amount of compensation which licensees may charge; by regulating

assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of banking division of the corporation commission in respect to licensees; repealing section 81 of the revenue act and all other acts and parts of acts inconsistent with the provisions of this act, approved March 23, 1918. (Amended.)

No. 373. House bill concerning weights and measures; and to repeal sections 1464 to 1485, both inclusive, of the Code of Virginia.

(Amended.)

No. 378. House bill to amend and re-enact section 2110 of the

Code of Virginia.

No. 382. House bill to authorize boards of supervisors to fell, or fell and remove trees along public highways, and to keep the lands along such highways cleared of growing trees; also providing for procedure under this act.

No. 384. House bill to repeal section 4740 of the Code of Vir-

ginia.

No. 387. House bill to provide for the consolidation of towns. No. 393. House bill to amend and re-enact section 3141 of the Code of Virginia.

No. 401. House bill to amend and re-enact section 3454 of the

Code of Virginia. (Amended.)

No. 404. House bill to amend and re-enact section 1569 of the

Code of Virginia.

No. 415. House bill to amend and re-enact an act entitled an act to incorporate the town of South Norfolk, in the county of Nor-

folk, approved September 11, 1919. (Amended.)

No. 424. House bill to appropriate money to the Southwestern State Hospital to build a sewerage disposal plant at the said hospital, or to enable the hospital to carry out a contract with the town of Marion for the construction of a sewer or sewers in connection with the sewerage system of the said town.

No. 469. House bill permitting the creation of the office of public defender in cities having a population of fifty thousand, or more, and providing for their appointment and defining their powers

and duties.

No. 473. House bill endorsing the erection of a statue of brotherhood at Fort Wool, otherwise called the "Rip Raps," in Hampton Roads, and to appropriate \$50,000.00 thereto. (Amended and title amended.)

No. 475. House bill to amend and re-enact section 1564 of the

Code of Virginia.

No. 478. House bill to amend and re-enact section 19 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 479. House bill to amend and re-enact section 107 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 480. House bill authorizing the boards of supervisors of Carroll and Grayson counties to enter into a contract in relation to the erection and maintenance of a certain bridge in Grayson county, and authorizing the board of supervisors of Carroll county to appropriate money for the erection and maintenance of such

bridge.

No. 481. House bill to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll to let to contract the roads of said county and levy a tax to keep same in proper repair, as amended by an act approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary. duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisor, road superintendent, clerk and duties of each, prescribing penalties, etc., and to repeal all special acts in conflict herewith.

No. 483. House bill to provide for the completion of the pub-

lication, binding and distribution of the Code of Virginia.

No. 484. House bill to authorize the board of supervisors of the county of Norfolk, in its discretion, to borrow the sum of twentyfive thousand dollars and issue bonds therefor, for road and bridge purposes.

No. 485. House bill to authorize the board of trustees of Margaret Academy, in the county of Accomac, to make sale of property held by them in trust.

No. 486. House bill to amend and re-enact section 3330 of the

Code of Virginia.

No. 487. House bill to authorize the board of supervisors of Lee county to borrow money; and issue bonds of said county, or of any of the magisterial districts thereof, for a sum not exceeding \$50,000.00, for the purpose of rebuilding, repairing, improving and maintaining the public roads and bridges of said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of such bonds at maturity.

No. 488. House bill to amend and re-enact sections 7, 10 and 12 of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as

heretofore amended.

No. 489. House bill for the protection of fish in the waters of Clinch river and its tributaries in the county of Russell.

No. 462. House bill to provide for a preliminary survey of the

State highway system of roads, and certain other surveys.

No. 221. House bill to amend and re-enact section 3172 of the Code of Virginia; having been printed, was read at length a second time.

The amendments proposed by the Committee on Chesapeake and its Tributaries were agreed to. The bill was ordered to be en-

grossed.

The following House bills were, on motions severally made dismissed:

No. 155. House bill to provide how a charter of a town granted

by a court may be annulled and repealed.

No. 273. House bill regulating the practice of architecture, and

providing for the examination and licensing of architects.

No. 336. House bill to amend and re-enact sections 12, 15, 26, 29, 30, 31, 32, 38, 39, 42, 48, 53, 55 and 68 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918.

No. 346. House bill to amend and re-enact section 3905 of the

Code of Virginia.

No. 376. House bill to amend and re-enact an act entitled an act to provide for the locating and opening of new roads, for the altering and discontinuing of any of the existing roads, for the working, improving and keeping the same in repair; and to provide for the erection and maintenance of bridges, in the county of Wythe; and to provide a penalty for obstructing or injuring the roads and bridges in said county, and for repealing all former special road laws for the said county of Wythe, approved March 14, 1918.

No. 460. House bill to provide for the construction, improvement, care and maintenance of the public roads and bridges in the county of Wythe, and to repeal an act entitled an act to provide for the locating and opening of new roads, for the altering and discontinuing of any of the existing roads, for the working, improving and keeping the same in repair; and to provide for the erection and maintenance of bridges in the county of Wythe; and to provide a penalty for obstructing or injuring the roads and bridges in said county; and for repealing all former special road laws for the said county of Wythe, approved March 14, 1918.

No. 482. House bill to amend and re-enact sections 3613, 3614,

3615, 3640 and 3641 of the Code of Virginia; was, on motion of Mr. Rew, taken up out of its order on the calendar and made a special order for 4 o'clock P. M. tomorrow.

On motion of Mr. Willis, the House adjourned.

RICHARD L. BREWER, JR. Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

TUESDAY, MARCH 9, 1920.

Prayer by Rev. M. A. Boggs, pastor of Grace-Covenant Presbyterian church.

On motion of Mr. Haddon, the reading of the Journal was dis-

THE SPEAKER and Clerk signed the Journal as provided by

A communication from the Senate, by their Clerk, was read as follows:

In Senate, March 8, 1920.

The Senate has agreed to the report of the conferees on the disagreeing vote of the two Houses on Senate amendment to House bill entitled an act to amend section 3027 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to provide in cities containing forty thousand inhabitants or more for the appointment of matrons for the jails, and to fix their compensation and to provide how the same shall be paid, approved March 12, 1908, approved March 16, 1918, No. 94.

They have agreed to House amendments to Senate bill entitled an act to authorize the board of supervisors of Madison county to borrow the sum of fifteen thousand dollars, and issue bonds therefor, for the permanent improvement and construction of roads in

said county, No. 288.

And they have passed Senate bills entitled an act to appropriate \$10,000 to the Matthew Fontaine Maury Association for the purpose of aiding in the erection of a monument, to request the Governor to designate Matthew Fontaine Maury Monument Day; and to provide for calling on the people of Virginia for contributions, No. 16; an act for the relief of W. J. Whitehurst, No. 13; an act to appropriate \$10,000 to the Association for the Preservation of Virginia Antiquities, to be used solely for the restoration and preservation of grounds and buildings at Jamestown Island, No. 100; an act to appropriate the sum of forty thousand dollars for the erection of a fire-proof building in the Capitol Square, at Richmond, for the safekeeping of State archives, No. 89; an act to make an appropriation

for the purpose of making such changes in the Confederate Memorial Institute as will be necessary to provide for housing the paintings presented to the State of Virginia by Honorable John Barton Payne, No. 294; an act to appropriate thirty thousand dollars to the State Board of Health to purchase a building for the orthopaedic hospital for the treatment of crippled and deformed children, established under an act approved February 16, 1918, No. 132; an act to amend and re-enact an act entitled an act to provide a cottage at Catawba sanatorium for tubercular teachers, approved March 14, 1918. No. 319; an act to amend and re-enact an act entitled an act to establish the State highway system, approved January 31, 1918, No. 166: an act to provide for the manufacture of binder-twine by convicts in the State penitentiary, and to make an appropriation therefor, No. 142; an act to amend and re-enact an act entitled an act to establish the State highway system, approved January 31, 1918. No. 258; an act to amend and re-enact section 4676 of the Code of Virginia, No. 306; an act concerning the appointment of commissioners on uniform State laws, the payment of their expenses, the support of the national conference thereof, and to make uniform the law with reference thereto, No. 175; an act to repeal section 5, chapter 67 of an act of Assembly of 1916, approved February 26, 1916, entitled an act to appropriate the sum of \$25,000.00 for the proper administration of the affairs of that part of Bland magisterial district, Prince George county, Virginia, known as Hopewell and its suburbs, to prescribe the method whereby the said appropriation shall be expended, and to provide for the payment thereof to the State treasury and to relieve the city of Hopewell of the payment of the said sum of \$25,000.00 into the State treasury. No. 149: an act to amend and re-enact section 1810 of the Code of Virginia, No. 264; an act to amend and re-enact section 853 of the Code of Virginia, and to repeal sections 926, 927, 928, 929 and 930 of the Code of Virginia, No. 87; an act to amend and re-enact section 109 of the Code of Virginia, No. 354; an act to amend section 5194 as to recordation of deeds and contracts, No. 355; an act to provide for the acquisition, manufacture, sale and distribution by the Commonwealth, of whiskey, brandy and wine for medicinal purposes. No. 148; an act to amend and re-enact section 5412 of the Code of Virginia, No. 236; an act to amend and re-enact an act entitled an act to establish the State highway system, approved January 31, 1918, No. 296; an act to appropriate seven hundred and eleven dollars and twelve cents to reimburse Louis A. Heindl, Herbert W. Harris and Pembroke W. Taylor for expenditures made and bills incurred by them in the organization and recruiting of the Thirteenth Company, Virginia Coast Artillery, between the time of its organization and muster into the Federal service, on May 1, 1918, No. 66; an act to amend and re-enact section 4204 of the Code of Virginia, No. 374; and an act to erect a library building and auditorium as a memorial to the soldiers, sailors, marines and women who served in the world war, and to appropriate money therefor:

to dedicate as and for public streets and highways upon certain conditions a strip of land fifteen feet in width lying on the southern side of the Capitol Square in the city of Richmond, needed by the city of Richmond for the widening of Bank street, to allow the Library Board to borrow money, issue bonds therefor and secure the same; and to allow the State Board of Education, from time to time, to invest the cash in hand of the literary fund in said bonds, No. 155. In which they request the concurrence of the House of Delegates.

No. 374. Senate bill was referred to the Committee on Insur-

ance and Banking.

No. 142. Senate bill was referred to the Committee on Asylums and Prisons.

No. 87. Senate bill was referred to the Committee on Schools and Colleges.

No. 236. Senate bill was referred to the Committee on Coun-

ties, Cities and Towns.

No. 354. Senate bill was referred to the Committee on Privileges and Elections.

No. 148. Senate bill was referred to the Committee on Moral

and Social Welfare.

Nos. 264 and 306 Senate bills were referred to the Committee on General Laws.

Nos. 355 and 175 Senate bills were referred to the Committee for Courts of Justice.

Nos. 296, 258 and 166 Senate bills were referred to the Committee on Roads and Internal Navigation.

Nos. 66, 149, 319, 132, 294, 89, 100, 13, 16 and 155 Senate bills

were referred to the Committee on Appropriations.

No. 106. Senate bill to require the preceding conveyance to be stated in deeds, deeds of trust and contracts conveying or affecting the title of real estate, the date thereof and the book and page thereof where recorded; to impose certain duties upon clerks of courts, and to impose penalties for its violation; having been considered by the committee in session, was reported from the Committee for Courts of Justice, with the recommendation that it do not pass.

No. 387. Senate bill to amend and re-enact sections 1362, 1363, 1364 and 1365 of the Code of Virginia, having been considered by the committee in session, was reported from the Committee on

Agriculture and Mining.

No. 280. Senate bill in relation to local school taxes; and repealing sections 740 and 2721 of the Code of Virginia; having been considered by the committee in session, was reported from the

Committee on Schools and Colleges.

No. 378. Senate bill to define "investments" for the purpose of taxation, and to provide for the better assessment and taxation of such investments by the State and localities, and to provide penalties for the violation of the provisions of this act; having been considered by the committee in session, was reported from the Committee on Finance.

No. 260. Senate bill to amend and re-enact section 3918 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

The following Senate bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 389. Senate bill to confer on circuit courts of counties jurisdiction to amend legislative charters of towns.

No. 402. Senate bill to amend and re-enact section 4853 of the

Code in relation to grand juries.

No. 375. Senate bill to amend and re-enact sections 5986 and 5988 of the Code of Virginia, as amended by an act approved January 29, 1920.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns.

No. 336. Senate bill to amend and re-enact an act entitled an act authorizing the boards of supervisors of the respective counties of the Commonwealth to pay rewards out of the county levies for the capture of illicit stills and delivery of the same to the sheriff of the county, and for the conviction of the person or persons, guilty of operating the same, in the manufacture of ardent spirits, approved March 16, 1918.

No. 327. Senate bill to amend and re-enact an act entitled an act to incorporate the town of Fairfax, in the county of Fairfax, approved February 16, 1892, as amended and re-enacted by an act approved March 14, 1908 (which latter act amended and re-enacted sections 2, 3, 4, 5, 7, 8, 10, 11 and 12, and added to the original sec-

tions 13, 14, 15 and 16).

No. 420. Senate bill to authorize the mayor and council of the town of Clarksville, in the county of Mecklenburg, to issue bonds and borrow money for the purpose of constructing, improv-

ing and maintaining the roads and streets of said town.

No. 28. Senate bill to provide for the conveyance by the Negro Reformatory Association of Virginia of its property, real and personal, located in the county of Hanover, to the State of Virginia, that the State may assume control, operation and management of the same in accordance with the provisions of the charter of said associations; having been considered by the committee in session, was reported from the Committee on Asylums and Prisons.

No. 495. House bill to authorize the board of supervisors of Nottoway county to assess, in addition to the present capitation tax, a capitation tax not exceeding one dollar in any magisterial district or sub-division thereof; having been considered by the committee in session, was reported from the Committee on Counties, Cities and

Towns.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and

Internal Navigation:

No. 496. House bill to authorize the mayor and town council of the town of Clarksville, in the county of Mecklenburg, to issue bonds and borrow money for the purpose of constructing, improving and maintaining the roads and streets of said town.

No. 497. House bill to authorize the board of supervisors of Nottoway county to establish road districts and levy a special tax

in such districts for road improvements and maintenance.

No. 498. House bill to authorize and empower the counties of Hanover, Henrico, King William and the city of Richmond, or any one or more of them, to acquire by purchase or otherwise, or to contribute to the purchase of the toll road running from the city of Richmond to Mechanicsville in Hanover county, and known as the New Mechanicsville turnpike.

No. 499. House bill to amend and re-enact sections 713, 714, 715, 716 and 717 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Schools and Colleges, with the recommendation that it do not pass.

Mr. Deans offered the following resolution:

Resolved, That the thanks of this House be extended to the Kiwanis Club of Richmond for their courteous invitation and complimentary admission to the lecture of Irvin S. Cobb at the City Auditorium on the night of March 8, 1920; which was agreed to.

Mr. Sinclair offered the following resolution:

Whereas, the Richmond Virginian has been placed gratis upon the desks of the members of the House of Delegates during the present session, and

Whereas, the majority of the members have read the paper each

morning with some pleasure and profit,

Therefore, be it resolved, That we express our thanks to the management of the said paper for its distribution in the House; which was agreed to.

A message was received from the Senate, by Mr. Mills, who informed the House that the Senate had passed Senate bill entitled an act to authorize counties, cities and towns to establish and maintain free public libraries or reading rooms as memorials to the Virginia soldiers, sailors, marines and women who served in the world war, and to appropriate money therefor, No. 147; in which the Senate requests the concurrence of the House.

A message was received from the Senate, by Mr. Early, who informed the House that the Senate had agreed to the following joint resolution on the death of Honorable Thomas Staples Martin:

Whereas, Honorable Thomas Staples Martin, the senior United

States Senator from Virginia, departed this life on the 12th day of November, 1919, and

Whereas, for more than twenty-five years of unsurpassed assiduity and matchless achievement in the service of Virginia,

"A tower of strength,

He stood four square to every wind that blew," and

Whereas, through his absolute frankness, enduring fidelity, profound wisdom, unerring foresight, indomitable will and Spartan courage, in the discharge of his duties to his country, to his State and to his fellow men he set an inspiring example to every worthy son of his beloved Virginia, and brought a lustre to his native State more than commensurate with the honors he received at her hands, and

Whereas, he virtually sacrificed his life in the service of his State and of his country, for as Democratic floor leader of the Senate during the whole of the world war he was in charge of practically all the war measures before Congress, and thus the bounds and limitation of physical endurance were broken by the strain of prodigious mental activity and exhausted nature at last fell prone upon her

shield, and

Whereas, it was through the action of the General Assembly of Virginia that he was first elected to the high position he filled with such marked distinction, the only office he ever held, it is meet that this body, at this time, render some token of respect and devotion to the memory of this illustrious man; now, therefore, be it

Resolved by the Senate, the House of Delegates concurring:

First. As has been so well said by one of his colleagues, that, in the death of Thomas Staples Martin, the nation has lost one of its ablest and most influential statesmen; his native State, which he served with such marked distinction and patriotic fidelity for more than a quarter of a century, one of its most beloved citizens and its best beloved public official; his friends, who enjoyed his confidence and the intimacy of his fellowship, a friend always loyal, and in whom there was no guile or deception; and his people a representative who dealt with them with such absolute frankness and sincerity that he won their confidence, admiration and esteem.

Second. That the General Assembly as the representatives of the people of Virginia deplore the loss of the great services which he

so generously and unselfishly rendered his State and nation.

Third. That the sincere sympathy of the General Assembly be extended to the family of the deceased in their great bereavement.

Fourth. That the Clerk of the Senate send a copy of this pre-

amble and resolution to the members of his family.

Fifth. As a further mark of esteem and respect, we direct that when the two Houses of the General Assembly adjourn today it be entered on both journals that they adjourned in honor of the memory of Hon. Thomas Staples Martin of Albemarle county.

THE SPEAKER laid the resolution before the House. The resolution was unanimously agreed to by a standing vote. Ordered that Mr. Deans inform the Senate.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 106. Senate bill to require the preceding conveyance to be stated in deeds, deeds of trust and contracts conveying or affecting the title of real estate, the date thereof and the book and page thereof where recorded; to impose certain duties upon clerks of courts, and to impose penalties for its violation.

No. 387. Senate bill to amend and re-enact sections 1362, 1363,

1364 and 1365 of the Code of Virginia.

No. 280. Senate bill in relation to local school taxes; and re-

pealing sections 740 and 2721 of the Code of Virginia.

No. 378. Senate bill to define "investments" for the purpose of taxation, and to provide for the better assessment and taxation of such investments by the State and localities, and to provide penalties for the violation of the provisions of this act.

No. 260. Senate bill to amend and re-enact section 3918 of the

Code of Virginia.

No. 389. Senate bill to confer on circuit courts of counties jurisdiction to amend legislative charters of towns.

No. 402. Senate bill to amend and re-enact section 4853 of the

Code in relation to grand juries.

No. 375. Senate bill to amend and re-enact sections 5986 and 5988 of the Code of Virginia, as amended by an act approved January 29, 1920.

No. 336. Senate bill to amend and re-enact an act entitled an act authorizing the boards of supervisors of the respective counties of the Commonwealth to pay rewards out of the county levies for the capture of illicit stills and delivery of the same to the sheriff of the county, and for the conviction of the person or persons, guilty of operating the same, in the manufacture of ardent spirits, approved March 16, 1918.

No. 327. Senate bill to amend and re-enact an act entitled an act to incorporate the town of Fairfax, in the county of Fairfax, approved February 16, 1892, as amended and re-enacted by an act approved March 14, 1908 (which latter act amended and re-enacted sections 2, 3, 4, 5, 7, 8, 10, 11 and 12, and added to the original sec-

tions 13, 14, 15 and 16).

No. 420. Senate bill to authorize the mayor and council of the town of Clarksville, in the county of Mecklenburg, to issue bonds and borrow money for the purpose of constructing, improving and maintaining the roads and streets of said town. No. 28. Senate bill to provide for the conveyance of the Negro Reformatory Association of Virginia of its property, real and personal, located in the county of Hanover, to the State of Virginia, that the State may assume control, operation and management of the same in accordance with the provisions of the charter of said association.

The following House bills were read at length a first time and

ordered to be printed:

No. 495. House bill to authorize the board of supervisors of Nottoway county to assess, in addition to the present capitation tax, a capitation tax not exceeding one dollar in any magisterial district or sub-division thereof.

No. 496. House bill to authorize the mayor and town council of the town of Clarksville, in the county of Mecklenburg, to issue bonds and borrow money for the purpose of constructing, improving and maintaining the roads and streets of said town.

No. 497. House bill to authorize the board of supervisors of Nottoway county to establish road districts and levy a special tax

in such districts for road improvements and maintenance.

No. 498. House bill to authorize and empower the counties of Hanover, Henrico, King William and the city of Richmond, or any one or more of them, to acquire by purchase or otherwise, or to contribute to the purchase of the toll road running from the city of Richmond to Mechanicsville in Hanover county, and known as the New Mechanicsville turnpike.

No. 499. House bill to amend and re-enact sections 713, 714, 715,

716 and 717 of the Code of Virginia.

Mr. Fulton from the Committee of Conference on the disagreeing votes of the two Houses on House bill entitled an act to amend section 3027 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to provide in cities containing forty thousand inhabitants or more for the appointment of matrons for the jails, and to fix their compensation and to provide how the same shall be paid, approved March 12, 1908, approved March 16, 1918, No. 94; presented the following report:

We, the undersigned conferees, upon the disagreeing votes of the two Houses as to amendment by the Senate of House bill No. 94, beg leave to make the following report:

First: On page 1, line 6, after the word "be" strike out the word "two" and insert "appointed in the discretion of the judge of

the court, one or more."

Second: Line 8, page 1, after period add: "Where there are two matron."

Third: Line 12, page 1, after the word "year" change period to comma and add: "but where there is only one matron she shall serve from eight o'clock in the evening until six o'clock in the morning."

Given under our hands this 8th day of March, 1920.

W. L. Andrews, H. F. Byrd, Ro. A. Russell, Conferees on the part of the Senate;

> T. R. FULTON, H. D. DILLARD, C. A. SINCLAIR,

Conferees on the part of the House of Delegates.

The report of the Committee of Conference was adopted—yeas, 60; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Bosman, Brown, Mayo C., Carter, Commins, Deans, Dickerson, Dillard, Eweil, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Jesse, McNutt, Noland, Nottingham, Omps, Owen, Ozlin, Padgett, Ramsey, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Taylor, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—60.

NAY-Mr. Blair-1.

Mr. Fulton moved to reconsider the vote by which the conference report was adopted, which was rejected.

Ordered that Mr. Fulton inform the Senate.

The following Senate bills were read at length a second time:

No. 240. Senate bill to amend and re-enact section 3434 of the Code of Virginia.

No. 251. Senate bill to provide for the enumeration of the vet-

erans of the Confederate army and navy.

No. 116. Senate bill to amend and re-enact sections 2337 and 2349 of the Code of Virginia.

No. 195. Senate bill to amend and re-enact section 4193 of the

Code of Virginia.

No. 239. Senate bill to amend and re-enact sections two and nine of an act entitled an act to provide for the recordation of titles to motor vehicles and the identification of the same; to regulate the purchase, sale, storage, and repair of motor vehicles; declaring the theft of motor vehicles to be a felony and to prescribe penalties for violations of the act.

No. 257. Senate bill to amend sections 5, 6, 7, 8, 9, 10, 11, 12, 18, 19, 20, 21, 22, 23, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 92, 94, 95, 96, 97, 98, 99, 100, 101 and 103 of an act to incorporate the city of Newport News, in the county of Warwick, and to provide a charter therefor, and to repeal sections 2 and 93 of said act and to add thereto sections 14-a, 55-a, 99-a, 116-a, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131 and 132, which deal with and provide for vacancies in the council; the initiative and

referendum; the general powers and duties of the department of public welfare; the division of the city into school districts and the election of trustees therefor; the creation of a civil service commission and its rules and regulations; the jurisdiction of courts to enforce ordinances, rules and regulations upon city owned property outside of the city; continuance of present officers in office until January 1, 1921, and the vacating of certain offices at that time; the penalties for violation of certain sections; the working of prisoners; the appointment of boards and the creation of pension funds.

No. 181. Senate bill to amend and re-enact sections 4909, 4910, 4912 and 4913, chapter 195; section 1045, chapter 46, Code of Virginia, 1919, in relation to person charged with crime and whose sanity is doubted, the disposition of such person when found insane or feeble-minded; disposition of persons who become insane after conviction, and the disposition of insane or feeble-minded persons charged with crime and confined in the department for criminal in-

sane at a State hospital or elsewhere when restored to sanity.

No. 291. Senate bill providing for certifying questions arising in practice to the Supreme Court of Appeals of Virginia, and for stay of proceedings until such questions shall have been answered.

No. 168. Senate bill to amend and re-enact sections 3665, 3666.

3667, 3673 and 3674 of the Code of Virginia of 1919.

No. 320. Senate bill to amend and re-enact section 54 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation: defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

No. 324. Senate bill to authorize the board of supervisors of

Patrick county to borrow money for the purpose of road construction, improvement and maintenance in said county, and to issue bonds therefor, not erceeding \$50,000.00 in amount.

No. 289. Senate bill to amend and re-enact sections 3 and 6 of an act entitled an act to provide for improving the public roads and bridges of Floyd magisterial district in the county of Scott, and to authorize the board of supervisors to borrow money by the issue of bonds, and to build bridges, grade and macadamize the roads in

Floyd district, approved September 4, 1919.

No. 274. Senate bill to amend and re-enact section 4 of an act of the General Assembly of Virginia, approved February 1, 1915, entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894.

No. 308. Senate bill to amend and re-enact section 2052 of the

Code of Virginia.

No. 293. Senate bill to authorize, empower and require the board of supervisors of Grayson county to borrow the sum of \$90,000.00 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in Wilson, Elk Creek and Old Town magisterial districts of said county; to provide for the expenditure of the funds raised by such bond issue; to authorize the purchase of machinery and tools necessary therefor; to authorize the employment of civil engineers, road builders and labor; to specify the roads and parts thereof to be constructed and the amounts to be expended thereon; to provide for imposing a tax on all property, county and district, including property in any incorporated town situated within the above named districts, for the purpose of paying the interest and principal of such debts; to do all things necessary, needful or incidental to the main purposes of this act; and to declare an emergency.

No. 350. Senate bill to amend and re-enact section 2073 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to authorize the court in which he is tried to sentence certain prisoners to hard labor on the public roads instead of confinement in the penitentiary, for the commission of felony, as heretofore amended, including the amendment thereto in regard to contracts for the hiring of convicts, as amended by acts approved February 29, 1912, and March 22, 1916, approved March 15, 1918.

No. 259. Senate bill to amend and re-enact an act to provide

for the issuing of county bonds for permanent road or bridge improvements and upkeep and maintenance in the magisterial districts of the county of Scott, approved March 13, 1918, chapter 162, page 296.

No. 358. Senate bill to amend and re-enact section 2110 of the

Code of Virginia.

No. 120. Senate bill to provide uniform office hours for all State officers, boards, bureaus, commissions, institutions, and divisions thereof, required by law to maintain regular business quarters at the seat of government.

No. 277. Senate bill to amend section 759 of the Code of Vir-

ginia.

No. 332. Senate bill to authorize the school board of Bellefonte school district, of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Black-stone in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount.

No. 356. Senate bill to amend and re-enact section 3846 of the

Code of Virginia.

No. 226. Senate bill to provide for the examination and certification of professional engineers, architects and land surveyors; to regulate the practice of engineering, architecture and land surveying, to establish their relation to public works and the surveying and platting of land.

No. 12. Senate bill to amend and re-enact section 3465 of the

Code of Virginia.

No. 331. Senate bill to amend and re-enact section 2702 of the

Code of Virginia of 1919.

No. 351. Senate bill to amend an act entitled deeds of corporations; how to be executed and acknowledged, designated as section 5208 of the Code of Virginia.

No. 60. Senate bill to amend and re-enact section 3118 of the

Code of Virginia.

No. 368. Senate bill to amend and re-enact section 5333 of the Code of Virginia.

No. 328. Senate bill to amend and re-enact section 3488 of the

Code of Virginia.

No. 345. Senate bill respecting the character of evidence in criminal prosecutions for seductions under section 4410 of the Code of Virginia.

No. 63. Senate bill to regulate search warrants and to prohibit

searches without search warrants.

No. 178. Senate bill to provide for the extradition of persons of unsound mind, and to make uniform the laws of the States which enact the same.

No. 301. Senate bill to amend and re-enact section 6310 of the

Code of Virginia.

No. 372. Senate bill to amend and re-enact sections 2224 and 2230 of the Code of Virginia, with reference to the compensation of examiners of records.

No. 4. Senate bill to amend sections 626 of the Code of Virginia, and to repeal sections 604, 605 and 606 of the Code of Virginia.

No. 401. Senate bill to amend and re-enact section 5887 of the Code of Virginia, and to amend and re-enact section 5888 of the Code of Virginia, as amended by an act approved January 29, 1920.

No. 275. Senate bill to amend and re-enact section 11 of an act entitled an act to incorporate the town of Banister, in the county of

Halifax, approved March 16, 1887, as heretofore amended.

No. 276. Senate bill to amend and re-enact sections 2, 8 and 15 of an act entitled an act to incorporate the town of Banister, in the county of Halifax, approved May 16, 1887, as heretofore amended and to repeal section 10 of said act.

No. 303. Senate bill to amend and re-enact section 28 of an act entitled an act providing a charter for the city of Richmond, ap-

proved May 24, 1870, as heretofore amended.

No. 315. Senate bill to amend and re-enact an act approved December 14, 1895, providing for the incorporation of the town of

Mount Crawford, in the county of Rockingham, Virginia.

No. 338. Senate bill to authorize submission to the legal voters of the city of Winchester of the question whether or not they will favor the issuance by said city of not more than \$100,000 of water bonds and to authorize the issuance by said city of not more than \$100,000 of said bonds, if a majority of those voting vote in favor of such issuance.

Senate bill to authorize the submission to the legal voters of the city of Winchester, Virginia, of the question whether or not they will favor the issuance by said city of not more than \$75,000.00 of sanitary sewerage extension bonds; and to authorize the issuance by said city of not more than \$75,000.00 of said bonds, the proceeds whereof shall be used for the extension of the existing sewer system and disposal plant if a majority of those voting vote in favor of such issuance.

No. 340. Senate bill to authorize the submission to the legal voters of the city of Winchester the question whether or not they will favor the issuance of not more than \$75,000.00 of bonds for the construction of a municipal electric light and power plant and to authorize the issuance of said bonds, if a majority of those voting vote in favor of such issuance.

No. 192. Senate bill to amend and re-enact section 3 of an act entitled an act to incorporate the town of Louisa, in Louisa county.

approved March 8, 1873.

No. 270. Senate bill to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches, and to create a board of quarantine commissioners and quarantine medical officers for said district, approved February 26, 1877, and all acts amendatory thereof.

No. 329. Senate bill to amend and re-enact chapter 654 of the Acts of Assembly, 1897-1898, entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of the county and levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the Acts of 1899-1900, and as amended and re-enacted by chapter 144 of the Acts of 1904, and as further

amended by an act approved March 17, 1916.

No. 325. Senate bill extending the right of suffrage to women; assessing a State capitation tax on certain women residents of Virginia; and prescribing the qualifications of women entitled to vote for members of the General Assembly and all officers elective by the people, and the manner in which women may register and vote; also providing when this act shall take effect.

No. 229. Senate bill to authorize the valuation of bonds and other securities owned by insurance companies and fraternal bene-

ficiary associations by the amortization method.

No. 202. House bill to create and establish in and for the city of Richmond, Virginia, a court of record to be called the municipal court of the city of Richmond; to define its jurisdiction, powers, and procedure, and its relation to the other courts of said city; to provide for the qualification, election, duties, terms and compensation of the judge and clerk thereof; to provide for the keeping and filing of the records thereof, and all matter properly incidental to the proper conduct thereof, came up.

The bill was read at length a third time and rejected—veas, 33;

navs, 44.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bondurant, Boschen, Bosman, Brown, Mayo C., Carter, Chase, Cherry, Dodson, Gibson, Gilpin, Groome, Haddon, Horsley, Hundley, Hunter, Jesse, Joyce, Nottingham, Ozlin, Pitts, Price, Prince, Ramsey, Rodgers, Smith, E. Hugh, Smith, L. F., Snead, Stephenson, Story, Stuart, Taylor, Wilkins, Willis—33.

NAYS—Messrs. Anderson. Barnes, Blair, Bolton, Boothe, Bowles, Commins, Crockett, Dickerson, Dillard, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood. Gordon, Gray, Guerrant, Henley, Hicks, E. A., Hicks, W. F., Hyatt, McNutt, Moffett, Noland, Owen. Padgett, Robinson, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Snidow, Tabb, Wallace, Watts, Wilcox, Williams, Young, Mr. Speaker—44.

Mr. Price moved to reconsider the vote by which the bill was rejected, which was agreed to—yeas, 40; nays, 24.

On motion of Mr. Gordon the vote was recorded as follows:

YEAS—Messrs. Blair, Boschen, Bosman, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Dodson, Felts, Fulton, Gatewood, Gray, Groome, Henley, Hicks, W. F., Horsley, Hurt, Jesse. Joyce, Nottingham, Ozlin. Pitts, Price, Prince, Ramsey, Robertson, Rodgers, Smith, E. Hugh, Smith, Horace L. Smith, L. F., Snead, Snidow, Story, Taylor, Wallace, Warren, Wilkins, Willis, Mr. Speaker—40.

NAYS—Messrs. Bolton, Commins, Crockett, Dickerson, Dillard, Ewell, Flanagan, Gordon, Guerrant, Hyatt, Massey, McNutt, Moffett, Omps, Owen, Padgett, Robinson, Shelton, Sinciair, Smith, Chas. F., Stephenson, Tabb, Watts, Young—24.

On motion of Mr. Price, the bill was passed by.

No. 315. House bill to require every person subject to a capitation tax, and every person, firm and corporation subject to taxation on personal property, money or income, to file answers under oath to the interrogatories in respect thereto, and to provide penalties for the violation of this act; was read at length a third time and rejected—yeas, 28; nays, 52.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Blair, Bolton, Bondurant, Bosman, Brown, Mayo C., Buntin, Carter, Deans, Gray, Horsley, Hundley, Hurt, Joyce, Norris, Omps, Owen, Ozlin, Pitts, Price, Ramsey, Shepherd, Smith, E. Hugh, Smith, Horace L. Snead, Warren, Watts, Wilkins, Mr. Speaker—28.

NAYS-Messrs. Anderson, Barnes, Boothe, Boschen, Carpenter, Chase, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fulton, Garber, Gatewood, Gibson, Gordon, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hunter, Hyatt, Jesse, Massey, McNutt, Moffett, Nottingham, Padgett, Rew, Robinson, Rodgers, Shelton, Sinclair, Smith, Chas. F., Smith, L. F., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Turner, Wilcox, Williams, Willis, Young-52.

The following House bills were read at length a third time and

passed:

No. 347. House bill to prescribe the procedure and conditions under which a public service corporation, if it becomes necessary in the construction of its works, or in changing its grade, or in doubletracking the same, may cross at grade any county road—yeas, 71; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs, Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, Mayo C., Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gilpin, Gray, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Padgett, Pitts, Prince, Ramsey, Robertson, Robinson, Rodgers, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Willis, Young, Mr. Speaker-71.

NAYS-Messrs. Ozlin, Smith, Chas. F.-2.

No. 419. House bill to amend and re-enact sections 5614 and 5619 of the Code of Virginia—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Blair, Bondurant, Boothe, Boschen, Bosman. Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gilpin, Gordon, Gray, Groome, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Moffett, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Prince, Ramsey, Robertson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Templeton, Wallace, Warren, Wilcox, Wilkins, Willis, Young, Mr. Speaker-73.

No. 456. House bill to amend and re-enact section 1138 of the Code of Virginia—yeas, 63; nays, 12.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Gatewood, Gibson, Gordon, Gray, Guerrant, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Joyce, Massey, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snead, Snidow, Story, Taylor, Templeton, Wallace, Warren, Watts, Willis, Young—63.

NAYS—Messrs. Fuller, E. R., Haddon, Hall, Henley, Jesse, Owen, Smith,

E. Hugh, Stephenson, Wilcox, Wilkins, Williams, Mr. Speaker-12.

No. 465. House bill to provide for the consolidation of actions or motions against fire insurance companies and the trial together of such actions or motions, and the entering of judgment therein veas, 69; navs, 1.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Gray, Guerrant, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson. Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker—69.

NAY—Mr. L. F. Smith—1.

No. 382. House bill to authorize boards of supervisors to fell, or fell and remove, trees along public highways, and to keep the lands along such highways cleared of growing trees; also providing for procedure under this act—yeas, 49; nays, 29.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boschen, Carter, Cherry, Commins, Ewell, Felts, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gibson, Haddon, Hall, Henley, Hicks, E. A., Hundley, Hunter, Jesse, Noland, Norris, Omps, Owen, Padgett, Pitts, Price, Prince, Robinson, Rodgers, Ruebush, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snead, Story, Stuart, Tabb, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker-49.

NAYS—Messrs. Blair, Buntin, Crockett, Deans, Dickerson, Diggs, Dillard, Flanagan, Fulton, Gordon, Gray, Green, Guerrant, Hicks, W. F., Horsley, Hurt, Hyatt, Massey, McNutt, Nottingham, Ozlin, Ramsey, Rew, Robertson,

Snidow, Stephenson, Taylor, Templeton, Young-29.

No. 182. House bill requiring certain State institutions to purchase only pure-bred cattle, sheep and hogs—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray,

Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince. Ramsey, Rew, Hobertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 267. House bill to amend and re-enact section 2768 of the Code of Virginia, 1919—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodgon, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—S6.

No. 291. House bill to amend and re-enact section 2138 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Williams, Young, Mr. Speaker—86.

No. 302. House bill to limit the amount recoverable for the loss of, or injury to, wearing apparel, cloth, or other articles delivered to any person or corporation to be cleaned, pressed, dyed or laundered—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair. Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sluclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horsce L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 335. House bill to validate acknowledgments heretofore taken by justices of the peace, and mayors of cities or towns or police justices who by virtue of their offices had the powers and authority of justices of the peace, where such justices or mayors or police justices are designated in the certificates of acknowledgment as police justices—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 343. House bill to amend and re-enact sections 14, 16, 17 and 18 of an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred (\$300) dollars, to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned, by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of banking division of the Corporation Commission in respect to licensees; repealing section 81 of the revenue act and all other acts and parts of acts inconsistent with the provisions of this act, approved March 23, 1918—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair. Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flansan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, J. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—S6.

No. 373. House bill concerning weights and measures; and to repeal sections 1464 to 1485, both inclusive, of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:



YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 378. House bill to amend and re-enact section 2110 of the Code of Virginia—Yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 384. House bill to repeal section 4740 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 387. House bill to provide for the consolidation of towns—veas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanaguri, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hørsley, Humdley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince,

Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb. Taylor, Templeton, Wallace, Warren, Watts, Wilcox. Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 393. House bill to amend and re-enact section 3141 of the Code of Virginia—yeas 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew. Robertson. Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 404. House bill to amend and re-enact section 1569 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair. Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt. Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew. Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 415. House bill to amend and re-enact an act entitled an act to incorporate the town of South Norfolk, in the county of Norfolk, approved September 11, 1919—yeas, 86; navs, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair. Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps. Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew. Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 424. House bill to appropriate money to the Southwestern State Hospital to build a sewerage disposal plant at the said hospital, or to enable the hospital to carry out a contract with the town of

Marion for the construction of a sewer or sewers in connection with the sewerage system of the said town—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 469. House bill permitting the creation of the office of public defender in cities having a population of fifty thousand, or more, and providing for their appointment and defining their power and duties—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 473. House bill endorsing the erection of a statute of brotherhood at Fort Wool, otherwise called the "Rip Raps," in Hampton Roads—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, I. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 475. House bill to amend and re-enact section 1564 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 478. House bill to amend and re-enact section 19 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency

act. was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 479. House bill to amend and re-enact section 107 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flansan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chase, F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 480. House bill authorizing the boards of supervisors of Carroll and Grayson counties to enter into a contract in relation to the erection and maintenance of a certain bridge in Grayson county,

and authorizing the board of supervisors of Carroll county to appropriate money for the erection and maintenance of such bridge—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair. Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 481. House bill to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll to let to contract the roads of said county and levy a tax to keep same in proper repair, as amended by an act approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively. January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendent, clerk and duties of each, prescribing penalties, etc., and to repeal all special acts in conflict herewith—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

Yeas—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Garewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—S6.

No. 483. House bill to provide for the completion of the publication, binding and distribution of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flana-

gan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 484. House bill to authorize the board of supervisors of the county of Norfolk, in its discretion, to borrow the sum of twenty-five thousand dollars and issue bonds therefor, for road and bridge purposes—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 485. House bill to authorize the board of trustees of Margaret Academy, in the county of Accomac, to make sale of property held by them in trust—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, I. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 486. House bill to amend and re-enact section 3330 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas.

F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 487. House bill to authorize the board of supervisors of Lee county to borrow money and issue bonds of said county, or of any of the magisterial districts thereof, for a sum not exceeding \$50,000.00 for the purpose of rebuilding, repairing, improving and maintaining the public roads and bridges of said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of such bonds at maturity—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Blair. Bolton. Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 488. House bill to amend and re-enact section 7, 10 and 12 of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as heretofore amended—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 489. House bill for the protection of fish in the waters of Clinch river and its tributaries in the county of Russell—yeas, 86; navs, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair. Bolton, Bondurant, Boothe, Boschen, Bosman, Rowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F.,

Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 490. House bill to authorize, empower and direct the board of supervisors of the county of Carroll to borrow money by the issuance of bonds for a sum not to exceed \$300,000.00 for the purpose of the building and permanent improvement of the roads and bridges in said county; prescribing how such bonds may be issued and disposed of; to create a county road board for the county of Carroll and to prescribe its powers and duties; also to provide how the funds realized from the sale of said bonds shall be disposed of; having been printed, was, on motion of Mr. Felts, taken up out of its order on the calendar.

Mr. Felts moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Groome, Guerrant, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Moffett, Noland, Omps, Owen, Ozlin, Padgett, Ramsey, Rew, Robinson, Rodgers, Ruebush, Shelton, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow. Stephenson, Story, Tabb, Taylor, Wallace, Warren, Wilcox, Wilkins, Williams, Young, Mr. Speaker—75.

The bill was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 72; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Prince, Ramsey, Rew, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Young, Mr. Speaker—72.

No. 492. House bill to amend and re-enact sections 1738, 1743, 1749, 1750, 1771, 1774 and 1781 of the Code of Virginia; having been printed, was, on motion of Mr. WALLACE, taken up out of its order on the calendar.

Mr. Wallace moved to dispense with the several readings of the bill as required by section 50 of the Constitution, which was agreed to—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Groome, Guerrant, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Moffett, Noland, Omps, Owen, Ozlin, Padgett, Ramsey, Rew, Robinson, Rodgers, Ruebush, Shelton, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Wallace, Warren, Wilcox, Wilkins, Williams, Young, Mr. Speaker—75.

The bill was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 72; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins. Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, I'rince, Ramsey, Rew, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Young, Mr. Speaker—72.

No. 493. House bill to amend and re-enact sections 3463, 3465, 3466, 3467 and 3468 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 185 of the Code of Virginia, as heretofore amended, approved January 31, 1918; having been printed, was, on motion of Mr. Smith of Albemarle, taken up out of its order on the calendar.

MR. SMITH of Albemarle moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Groome, Guerrant, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Moffett, Noland, Omps, Owen, Ozlin, Padgett, Ramsey, Rew, Robinson, Rodgers, Ruebush, Shelton, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Wallace, Warren, Wilcox, Wilkins, Williams, Young, Mr. Speaker—75.

Mr. Smith of Albemarle moved to amend the title by making it read: "A bill to amend and re-enact section 3468 of the Code of

Virginia," which was agreed to.

The bill was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 72; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Prince, Ramsey, Rew, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Young, Mr. Speaker-72.

No. 494. House bill confirming a payment by the auditor of public accounts to Lynchburg City Farm, and authorizing the payment of two hundred and sixty-four dollars to said city farm; having been printed, was, on motion of Mr. Brown of Lynchburg, taken up out of its order on the calendar.

Mr. Brown of Lynchburg moved to dispense with the several readings of the bill required by section 50 of the Constitution, which

was agreed to—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Crockett, Mckerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Groome, Guerrant, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Moffett, Noland, Omps, Owen, Ozlin, Padgett, Ramsey, Rew, Robinson, Rodgers, Ruebush, Shelton, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Wallace, Warren, Wilcox, Wilkins, Williams, Young, Mr. Speaker-75.

The bill was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 72; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Bos-LEAS—Messrs. Anderson, Barnes, Biair, Boiton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair. Brown, Mayo C., Runtin, Carpenter, Carter, Chase, Cherry, Commins, Dickerson, Diggs, Dillard. Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Prince, Ramsey, Rew, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snidow. Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Young, Mr. Sneaker—72. Speaker-72.



No. 497. House bill to authorize the board of supervisors of Nottoway county to establish road districts and levy a special tax in such districts for road improvements and maintenance; was, on motion of Mr. Hurr, taken up out of its order on the calendar.

Mr. Hurr moved to dispense with the several readings and printing of the bill required by section 50 of the Constitution, which was

agreed to—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Rlair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Groome, Guerrant, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Moffett, Noland, Omps, Owen, Ozlin, Padgett, Ramsey, Rew, Robinson, Rodgers, Ruebush, Shelton, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Wallace, Warren, Wilcox, Wilkins, Williams, Young, Mr. Speaker—75.

The bill was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 72; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Massey, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Prince, Ramsey, Rew, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L. Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Young, Mr. Speaker—72.

No. 498. House bill to authorize and empower the counties of Hanover, Henrico, King William and the City of Richmond, or any one or more of them, to acquire by purchase or otherwise, or to contribute to the purchase of the toll road running from the city of Richmond to Mechanicsville in Hanover county, and known as the New Mechanicsville Turnpike; was on motion of Mr. Barnes, taken up out of its order on the calendar.

Mr. Barnes moved to dispense with the several readings and printing of the bill required by section 50 of the Constitution, which

was agreed to-yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinciair, Brown, Mayo C., Buntin, Carpenter, Carter. Chase, Cherry, Crockett, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts. Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood. Gibson, Gordon, Gray, Groome, Guerrant, Hall, Henley, Hicks, E. A., Hicks, W. F.,

Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Moffett, Noland, Omps, Owen, Ozlin, Padgett, Ramsey, Rew, Robinson, Rodgers, Ruebush, Shelton, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Wallace, Warren, Wilcox, Wilkins, Williams, Young, Mr. Speaker—75.

The bill was ordered to be engrossed. The bill being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 72; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hundley, Hunter, Hurt, Hyait, Jesse, Joyce, Massey, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Prince, Ramsey, Rew, Robinson, Rodgers, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Young, Mr. Speaker—72.

Motions severally made to reconsider the votes by which Nos. 347, 419, 456, 465, 182, 267, 291, 302, 335, 343, 373, 378, 382, 384, 387, 393, 404, 415, 424, 469, 473, 475, 478, 479, 480, 481, 483, 484, 485, 486, 487, 488, 489, 490, 492, 493, 494, 497 and 498 House bills were passed, were rejected.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both Houses and duly enrolled, the titles of said bills having been publicly read:

No. 318. House bill to appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1921,

and the 28th day of February, 1922.

No. 112. Senate bill to amend and re-enact section 1471 of the

Code of Virginia.

No. 117. Senate bill to amend and re-enact sections 28, 33, 43, 99, 100, 101, 102, 103 and 106 of an act approved February 28, 1896, entitled an act to provide a new charter for the city of Roanoke, and

the acts amendatory thereof.

No. 128. Senate bill to amend and re-enact section 1615 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 8 of an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia and to repeal all acts or part of act of the General Assembly of Virginia, and any section or sections of the Code of Virginia in conflict with the provisions thereof, especially an act entitled an act to regulate the practice of medicine and surgery in the State of Virginia, approved February 22, 1894, and sections 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1751 and 1752, of the Code of Virginia of 1887; and all amendments thereto, approved March 13, 1912, approved March 27, 1918.

No. 164. Senate bill for the protection of elk in this State, to regulate the killing, injuring, destruction and capturing of same.

No. 208. Senate bill to amend and re-enact section 2252 of the

Code of Virginia.

No. 230. Senate bill providing that any newspaper published in a city adjoining or wholly or partly within the geographical limits of any county, shall be deemed to be published in such county or

counties as well as in such city.

No. 238. Senate bill to amend and re-enact an act, approved March 2, 1888, providing for the making, changing, and working of roads in the county of Rockingham, approved March 2, 1888, as amended by an act of the General Assembly, approved March 5, 1890, as further amended by an act of the General Assembly, approved February 25, 1892, as further amended by an act of the General Assembly approved March 2, 1894, and as further amended by the act of the General Assembly, approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919.

The hour of 2 o'clock P. M. having arrived, the chair was vacated

until 4 o'clock P. M.

TUESDAY, March 9th—Afternoon Session.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

No. 482. House bill to amend and re-enact sections 3613, 3614, 3615, 3640 and 3641 of the Code of Virginia, special order, having been printed, was read at length a second time.

On motions severally made by Mr. Ewell, the bill was severally amended. On motion of Mr. Ewell, the title was amended. The

bill was ordered to be engrossed.

Mr. Rew moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was rejected yeas, 51; navs, 32.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair. Bolton, Bondurant, Bowles, Brown, Mayo C., Commins, Deans, Dickerson, Diggs, Ewell. Felts, Fuller, R. H., Fulton, Garber, Gatewood, Gray, Green, Guerrant, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Joyce, Massey, McNutt, Moffett, Norris, Nottingham, Omps, Ozlin, Padgett, Ramsey, Rew, Robinson, Sinclair, Smith, Chas. F.,

Smith, E. Hugh, Smith, Horace L., Smith, L. F., Story, Tabb, Taylor, Templeton, Wallace, Watts, Wilcox, Williams, Young—51.

NAYS—Messrs. Anderson, Boothe, Boschen, Bosman, Buntin, Carter, Cherry, Crockett, Dillard, Dodson, Flanagan, Fuller, E. R., Gibson, Groome, Haddon, Hyatt, Langhorne, Noland, Owen, Pitts, Rodgers, Ruebush, Shelton, Shepherd, Snead, Snldow, Stephenson, Stuart, Warren, Wilkins, Willis, Mr.

Speaker—32.



The following House bills were read at length a third time and

passed:

No. 168. House bill to amend and re-enact section 3487 of the Code of Virginia concerning fees of sheriffs, sergeants, criers and constables—yeas, 61, nays, 5.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Bolton, Bondurant, Boschen. Bowles, Brown, J. Sinclair, Brown. Mayo C., Buntin, Carter, Cherry, Commins, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gray, Guerrant, Hicks, W. F., Horsley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Pitts, Prince, Ramsey, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Watts, Williams, Willis, Young, Mr. Speaker—61.

NAYS—Messrs. Boothe, Crockett, Hall, Padgett, Snidow-5.

No. 180. House bill to amend and re-enact sections 14 and 15 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecution for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture, or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act: and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918—yeas, 66; nays, 1.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown. Mayo C., Buntin, Carpenter, Carter, Cherry, Commins, Crockett, Dickerson, Dodson, Ewell, Felts, Fulton, Garber, Gatewood, Gibson, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F.,

Horsley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Norris, Nottingham, Omps, Ozlin, Pitts, Prince, Ramsey, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Wilkins, Williams, Willis, Young, Mr. Speaker—66.

NAY-Mr. Snidow-1.

No. 221. House bill to amend and re-enact section 3172 of the Code of Virginia—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boschen, Bowles, Brown, Mayo C., Buntin, Carter, Copp, Deans, Dickerson, Dillard, Dodson, Ewell, Felts, Garber, Gatewood, Gibson, Gray, Guerrant, Hall; Hicks, E. A., Hicks, W. F., Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Prince, Ramsey, Rew, Rodgers, Ruebush, Shepherd, Sinclair, Smith, Chas. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Wallace, Warren, Wilkins, Williams, Willis, Young, Mr. Speaker—59.

No. 462. House bill to provide for a preliminary survey of the State highway system of roads, and certain other surveys—yeas, 60; nays, 6.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carter, Cherry, Crockett, Deans, Dodson, Ewell Felts, Flanagan, Fuller, E. R., Gatewood, Gibson, Gray. Guerrant, Haddon, Hicks, E. A., Horsley, Hurt, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Omps, Ozlin, Padgett, Pitts, Ramsey. Rew, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, L. F., Snead, Stephenson, Story, Stuart, Wallace, Watts, Wilkins, Williams, Williams, Williams, Mr. Speaker—60.

NAYS-Messrs. Buntin, Chase, Robinson, Sinclair, Snidow, Stuart-6.

Motions severally made to reconsider the votes by which Nos. 168, 180, 221 and 462 House bills were passed were rejected.

No. 401. House bill to amend and re-enact section 3454 of the Code of Virginia; was read at length a third time and rejected—veas, 45; navs, 23.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boschen, Bosman, Bowles, Chase, Cherry, Deans, Ewell, Fuller, E. R., Gatewood, Gibson, Groome, Guerrant, Haddon, Horsley, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Norris, Ozlin, Pitts, Prince, Ramsey, Rew, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Wallace, Warren, Wilkins, Willis, Young, Mr. Speaker—45.

NAYS—Messrs. Boothe, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Commins, Crockett, Dickerson, Dillard, Felts, Flanagan, Gerber, Hyatt, Massey, Noland, Omps, Padgett, Robinson, Ruebush, Story, Strart, Taylor,

Williams-23.

Mr. Anderson stated that had he been present he would have voted no on the passage of No. 401 House bill.

On motion of Mr. Deans, the House adjourned in honor of the memory of Hon. Thomas Staples Martin.

RICHARD L. BREWER, Jr. Speaker of the House of Delegates.

JNO. W. WILLIAMS, ('lerk of the House of Delegates.

WEDNESDAY, MARCH 10, 1920.

Prayer by Rev. M. A. Boggs, pastor of Grace Covenant Presbyterian Church.

On motion of Mr. LANGHORNE, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, March 9, 1920.

The Senate has indefinitely postponed House bills entitled an act to authorize and empower the board of supervisors of Franklin county to erect and maintain toll gates on the improved roads of said county. No. 287; and an act to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county; to authorize the erection of toll gates and the collection of tolls upon certain public roads therein; and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; and to repeal all special acts heretofore enacted in reference to the public roads of said county; and to vali-

the official acts of certain officers under laws heretofore in effect in said county, No. 451.

They have agreed to, with amendment, House joint resolution

concerning a State office building.

And they have passed Senate bills entitled an act to amend and re-enact section 4200 of the Code of Virginia, No. 363; an act to amend and re-enact sections 4898, 4927, 6000 and 6012 of the Code of Virginia, No. 369; an act to appropriate money to the Virginia Agricultural and Mechanical College and Polytechnic Institute for the purchase and maintenance of certain pure-bred cattle, and to acquire land necessary for the purpose, No. 45; an act to prohibit hunting or shooting of game birds, game, and fur-bearing animals in Halifax county. No. 299; an act to amend and re-enact section 2217 of the Code of Virginia, No. 370; an act to amend and re-enact

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an act entitled an act to incorporate the Eastern Shore Game Protection Association of Virginia, approved March 5, 1894, No. 333; an act in relation to fishing in Middlesex county, No. 393; an act to authorize the county of Greene to borrow money and issue bonds for a sum not exceeding ten thousand dollars, No. 403; an act to authorize and empower the board of supervisors of Greene county to issue bonds and raise money for the purpose of purchasing a county road team and building bridges. No. 404; an act to provide for the construction, improvement, care and maintenance of the public roads and bridges in the county of Wythe, and to repeal an act entitled an act to provide for the locating and opening of new roads, for the altering and discontinuing of any of the existing roads, for the working, improving and keeping the same in repair; and to provide for the erection and maintenance of bridges in the county of Wythe; and to provide a penalty for obstructing or injuring the roads and bridges in said county, and for repealing all former special road laws for the said county of Wythe, approved March 14, 1918, No. 407; an act to authorize the school board of Drewryville school district, number eight, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Drewrvville. Virginia, for the said district, No. 394; an act to authorize the school board of Newsoms school district, number eight, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Newsoms, Virginia, for the said district, No. 395; an act authorizing the city of Fredericksburg to issue bonds to redeem what are known as bridge bonds becoming due July, 1920, No. 409; an act authorizing the boards of supervisors of Carroll and Gravson counties to enter into a contract in relation to the erection and maintenance of a certain bridge in Grayson county, and authorizing the board of supervisors of Carroll county to appropriate money for the erection and maintenance of such bridge, No. 411; an act to authorize the mayor and council of the town of Woodstock, in the county of Shenandoah, State of Virginia, to borrow money and issue bonds for the purpose of acquiring water, constructing and improving the water system of said town of Woodstock, and providing for the submission of the issuance of bonds for these purposes to the qualified voters of said town, No. 413; an act to amend and re-enact sections 7, 10 and 12 of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as heretofore amended. No. 414: an act to amend and re-enact section 3 of an act entitled an act to provide for the working of the public roads in the county of Charlotte, for the creation of district road boards in said county, and for the repeal of all acts in conflict therewith, approved March 20, 1916, No. 415; an act to exempt from taxation, State and local, all obligations issued by counties, cities and towns, No. 203; an act to amend and re-enact section 55 of chapter 388, Acts 1918, relating to fees of officers, and so forth, in connection

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with violations of the prohibition act, approved March 19, 1918, No. 307; an act to provide a special road law for the county of Fauquier: to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county; to authorize the erection of toll gates and the collection of tolls upon certain public roads therein; and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; and to repeal all special acts heretofore enacted in reference to the public roads of said county; and to validate the official acts of certain officers under laws heretofore in effect in said county, No. 364; an act appropriating five hundred dollars to the Virginia State Library for the purpose of making a library survey of the State, and distributing certain books furnished by the American Library Association, No. 398; an act to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll, to let to contract the roads of said county and levy a tax to keep same in proper repair, as amended by an act, approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendent, clerk, duties of each, prescribing penalties, etc., and to repeal all special acts in conflict therewith, No. 412; an act to authorize the board of supervisors of Lee county to borrow money and issue bonds of said county, or any of the magisterial districts thereof, for a sum not exceeding \$50,000.00, for the purpose of rebuilding, repairing, improving and maintaining the public roads and bridges of said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of such bonds at maturity, No. 418; an act to amend and re-enact section 2410 of the Code of Virginia, defining the duties of the county treasurer in collecting and receiving the taxes and levies, penalty on tax pavers after thirty-first day of December, duty of treasurer to levy or distrain, No. 326; an act to amend and reenact section 6469 of the Code of Virginia, No. 391; an act to authorize the school board of Winningham school district, of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Crewe in said district, and to issue bonds therefor not to exceed the sum of ten thousand dollars in amount, No. 406; an act to authorize, empower and direct the board of supervisors of the county of Carroll to borrow money by the issuance of bonds for a sum not to exceed \$300,000.00 for the purpose of the building and permanent improvement of the roads and bridges in said county; prescribing how such bonds may be issued and disposed of: to create a county road board for the county of Carroll and to prescribe its powers and duties; also to provide how

the funds realized from the sale of said bonds shall be disposed of, No. 421; an act to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding three hundred thousand dollars (\$300,000.00), No. 123; an act to impose a license tax on pistols and revolvers, and regulating the sale thereof and of ammunition therefor, No. 399; and an act to authorize the board of supervisors of King and Queen county to borrow the sum of \$4,000.00, and issue bonds therefor, for the permanent improvement, repairing and construction of the roads and bridges in Buena Vista magisterial district of said county, No. 424.

And they have agreed to Senate joint resolutions proposing amendment to section 196 of the Constitution of Virginia, No. 14; and proposing amendment to section 132 of the Constitution of Virginia, No. 17; and proposing amendment to section 170 of the Constitution of Virginia, No. 6. In which they request the concur-

rence of the House of Delegates.

No. 363. Senate bill was referred to the Committee on Insur-

ance and Banking.

Nos. 45 and 398 Senate bills were referred to the Committee on Appropriations.

Nos. 369 and 391 Senate bills were referred to the Committee for

Courts of Justice.

Nos. 394, 395 and 406 Senate bills were referred to the Committee on Schools and Colleges.

Nos. 307, 203, 399 and 326 Senate bills were referred to the Com-

mittee on Finance.

Nos. 414, 413, 409, 403, 393, 333, 370 and 299 Senate bills were referred to the Committee on Counties, Cities and Towns.

Nos. 364, 415, 411, 407, 404, 421, 423, 418, 412 and 424 Senate bills were referred to the Committee on Roads and Internal Navigation.

Senate joint resolution No. 14 was referred to the Committee for Courts of Justice.

Senate joint resolution No. 17 was referred to the Committee on Schools and Colleges.

Senate joint resolution No. 6 was referred to the Committee on

Finance.

No. 87. Senate bill to amend and re-enact section 853 of the Code of Virginia, and to repeal sections 926, 927, 928, 929 and 930 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Schools and Colleges.

The following Senate bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 245. Senate bill to amend and re-enact section 2144 of the

Code of Virginia.

No. 174. Senate bill concerning the appointment of commissioners on uniform State laws, the payment of their expenses, the

support of the national conference thereof, and to make uniform the law with reference thereto.

No. 343. Senate bill concerning trustees, their qualifications, sales made by trustees under order or decree of court, their compensation in such cases.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 264. Senate bill to amend and re-enact section 1810 of the Code of Virginia.

No. 306. Senate bill to amend and re-enact section 4676 of the Code of Virginia.

No. 176. Senate bill to make uniform the law of transfer of

shares of stock in corporations.

No. 295. Senate bill to amend section 109 of the Code of Virginia, in reference to lists of all persons who have paid their State poll taxes to be made by treasurer, and defining the duties of the clerk and the sheriff in reference thereto; having been considered by the committee in session, was reported from the Committee on Privilges and Elections.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Appropriations:

No. 155. Senate bill to erect a library building and auditorium as a memorial to the soldiers, sailors, marines and women who served in the world war, and to appropriate money therefor; to dedicate as and for public streets and highways upon certain conditions a strip of land fifteen feet in width lying on the southern side of the Capitol Square in the city of Richmond, needed by the city of Richmond for the widening of Bank street. To allow the Library Board to borrow money, issue bonds therefor and secure the same; and to allow the State Board of Education, from time to time, to invest the cash in hand of the literary fund in said bonds.

No. 132. Senate bill to appropriate thirty thousand dollars to the State Board of Health to purchase a building for the orthopedic hospital for the treatment of crippled and deformed children, estab-

lished under an act approved February 16, 1918.

No. 100. Senate bill to appropriate \$10,000.00 to the Association for the Preservation of Virginia Antiquities, to be used solely for the restoration and preservation of grounds and buildings at Jamestown Island.

No. 16. Senate bill to appropriate \$10,000.00 to the Matthew Fontaine Maury Association for the purpose of aiding in the erection of a monument, to request the Governor to designate Matthew Fontaine Maury Monument Day; and to provide for calling on the people of Virginia for contributions.

No. 13. Senate bill for the relief of W. J. Whitehurst.

No. 319. Senate bill to amend and re-enact an act entitled an act to provide a cottage at Catawba sanatorium for tubercular teachers, approved March 14, 1918.

No. 241. Senate bill to amend and re-enact section 3437 of the

Code of Virginia.

No. 89. Senate bill to appropriate the sum of forty thousand dollars for the erection of a fire-proof building in the Capitol Square, at Richmond, for the safekeeping of State archives. (With an amendment.)

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Insurance and Banking:

No. 214. Senate bill to amend and re-enact section 4211 of the

Code of Virginia.

No. 374. Senate bill to amend and re-enact section 4204 of the

Code of Virginia.

No. 148. Senate bill to provide for the acquisition, manufacture, sale and distribution by the Commonwealth, of whiskey, brandy and wine for medical purposes; having been considered by the committee in session, was reported from the Committee on Moral and Social Welfare.

No. 500. House bill to amend and re-enact section 3615 of the Code of Virginia: having been considered by the committee in session, was reported from the Committee on Finance.

Mr. Bosman offered the following House joint resolution providing for the appointment of a legislative committee on self-insurance for State property:

Whereas, the State of Virginia is the owner of a large amount of property, real and personal, upon which it carries insurance, and

Whereas, it is the practice of many business concerns owning a large amount of property or conducting an enterprise that necessitates the carrying of heavy insurance to act as self-insurers, and

Whereas, self-insurance has proven to be very beneficial and has resulted in a great saving to those large business interests that have

so protected themselves, and

Whereas, the State of Virginia should seek the cheapest insur-

ance commensurate with safety and protection,

Now, therefore, be it resolved by the House of Delegates, the Senate concurring, that a legislative committee be appointed consisting of three members, two to be appointed by The Speaker of the House and one by the President of the Senate, whose duty it shall be to investigate the advisability of the State of Virginia becoming a self-insurer, and to prepare such legislation as they may deem advisable to this end, reporting back to the next regular session of the General Assembly; which was agreed to.

Ordered that Mr. Bosman carry the resolution to the Senate and

request their concurrence.

THE SPEAKER laid before the House the following House joint resolution relative to the education of our youth for service in the American merchant marine, as follows:

Whereas, the growth and development of the American merchant marine during the earlier years of the republic was without parallel in the history of commerce, and the United States became mistress of the seas, manning her peerless clipper ships with her own sons and carrying more than ninety per centum of all national exports and imports in her own bottoms, and only lost this pre-eminence when other concerns diverted its vigilance from the maintenance of adequate sea power; and

Whereas, the events of the past few years have clearly proved that when national necessity sounded the clarion call to the sea, our country, notwithstanding fifty dormant years, still retained the maritime genius and abundant natural resources necessary to found

and maintain a great merchant marine; and

Whereas, history is emphatic in its teachings that no nation can ever hope to retain and successfully operate a great merchant marine without a virile national maritime spirit back of it, and a native seafaring population to man its ships; and

Whereas, the history of American seamanship is a glowing record of patriotism, courage and achievement unsurpassed by any people anywhere, and no calling demands a higher mental and phy-

sical standard in the men employed; and

Whereas, the United States Shipping Board Emergency Fleet Corporation has established at Newport News, on Hampton Roads, a sea training station to train young men in seamanship, and the supervisor of said training station has invited each member of the General Assembly to designate annually two worthy young men residing in this State for sea training at said station; now, therefore, be it

Resolved by the House of Delegates, the Senate concurring, That we respectfully urge upon our State board of education and the various educational institutions in the State to arrange for special courses in the history of the early development of the American merchant marine, and the causes of its decay, that the minds of our young men may perceive the importance of maintaining adequate sea power, and be informed of the means by which their ancestors successfully adopted to this end an information essential to awaken their interest in foreign trade and inspire a genuine appreciation of our unlimited opportunities upon the seven seas; and be it further

Resolved, That a copy of these resolutions be forthwith transmitted by the clerk of the House to the Superintendent of Public Instruction, who shall transmit a copy thereof to the president of the University of Virginia, to the presidents of all Virginia colleges, and to the presidents or executives of all secondary or preparatory schools

in Virginia; and be it further

Resolved. That each member of the General Assembly of Virginia hereby accepts the invitation of the general supervisor of sea

training, United States Shipping Board Emergency Fleet Corporation, to designate annually two young men from Virginia to engage in sea training at the sea training station located at Newport News. Which was agreed to.

Ordered that Mr. WILKINS carry the resolution to the Senate

and request their concurrence.

A message was received from the Senate, by Mr. Holl, who informed the House that the Senate had agreed to the joint resolution.

THE SPEAKER laid before the House, House joint resolution con-

cerning a State office building.

The amendments proposed by the Senate to the resolution as follows: Strike out "one by the President and two"—Strike out "two" by Governor and add "one"; were agreed to.

Ordered that Mr. Hall inform the Senate.

THE SPEAKER laid before the House the following House joint resolution proposing amendment to section forty of article four of the Constitution of Virginia, and providing for publishing said amendment and certifying the same to the next General Assembly, as follows:

Resolved by the Senate and the House of Delegates (a majority of the members elected to each house agreeing thereto), That the following amendment to the Constitution of Virginia be, and the same is, hereby proposed and referred to the General Assembly to be chosen at the next general election of senators and members of the House of Delegates, for its concurrence, in conformity to the provisions of section one hundred and ninety-six of article fifteen of said Constitution, namely:

Strike out from the Constitution of Virginia section forty, which

is in the words and figures following, to-wit:

Section 40. The legislative power of the State shall be vested in a General Assembly, which shall consist of a Senate and House of Delegates.

And insert in lieu thereof the following:

Section 40. The legislative power of the State shall be vested in a General Assembly, which shall consist of a Senate and House of Delegates, but the people reserve to themselves amendments to the Constitution and to enact or reject the same, power to propose legislative measures, laws, resolutions and at the polls, independent of the legislature and also reserve the power at their own option to approve or reject at the polls, any act, section, or any part of any act or measure passed by the General Assembly.

(a) Initiative.—The power reserved by the people is the initiative, and not more than ten thousand legal voters shall be required to propose any measure by petition, and every such petition shall include the full text of the measure so proposed. Initiative petitions shall be filed with the Secretary of the Commonwealth not less than four months before the election at which they are to be voted upon.

The initiative may also be invoked upon any measure which has

been regularly introduced in the General Assembly by a member thereof and any measure may be introduced in the General Assembly by petition of twenty-five legal voters of the State by filing the same with the clerk of either house at any time during the first thirty legislative days of any session. The clerk shall keep a record of all measures introduced and every amendment offered thereto. A proposed measure so initiated shall be recited in full in the petition and there may be incorporated, at the option of the petitioners, any amendment or amendments thereto introduced in the legislature. Upon the petition of seven thousand (7,000) legal voters filed with the Secretary of the Commonwealth not less than four months before the next general election such proposed measure shall be submitted to a vote of the people.

(b) Referendum.—The second power is the referendum and it may be ordered either by a petition signed by not more than seven thousand (7,000) legal voters or by the General Assembly as other bills are enacted. Laws making appropriations for the maintenance of the State government, or existing State institutions, not exceeding the next previous appropriations for such purpose, shall not be subject to referendum petitions. The increase only in any such appropriation shall take effect as other laws and such increase or any part or item thereof shall be submitted to the people upon referendum petition. The filing of a referendum petition against one or more items, sections or parts of any measure shall not delay the remainder in becoming operative. Referendum petitions against any measure passed by the General Assembly shall be filed with the Secretary of the Commonwealth not later than ninety days after the final adjournment of the session at which such measure was passed.

(c) Emergency.—If it shall be necessary for any immediate purpose that a measure become effective without delay the facts constituting such necessity shall be stated in a separate section, and, if, upon a yea and nay vote and entered upon their respective journals four-fifths (4-5) of the members elected to each house shall vote in favor thereof such measure shall become operative at the time specified therein; provided, that an emergency shall not be declared upon any franchise or act alienating any property of the State. If a referendum petition be filed against an emergency measure such measure shall be operative until it is voted upon, and if then rejected by a majority of the electors voting thereon it shall be thereby repealed.

(d) Municipal and local.—The initiative and referendum powers of the people are hereby further reserved to the legal voters of each municipality, county and district in and for their respective municipalities, counties and districts, and they may provide for the initiative and referendum as to their local legislation. Not more than ten (10) per centum of the legal voters may be required to order the referendum nor more than fifteen (15) per centum to propose any measure by initiative petition in any municipality, county or district.

(e) General provisions.—The word "measure" as used herein means any law, bill, resolution, ordinance, charter or constitutional amendment, or any other legislative measure. All elections on general, local or any special measure referred to the people of the State or any locality shall be held at the regular election except when the General Assembly or the Governor shall order a special election; but counties, cities and towns may provide for special elections on local legislation. Any measure submitted to the people, as herein provided, shall take effect and become law when approved by a majority of the votes cast thereon and not otherwise. Such measure shall be in operation on and after the thirtieth day after the election at which it is approved. The veto power of the governor or mayor shall not extend to measures initiated by or referred to the people. If conflicting measures submitted to the people shall be approved by a majority of the voters severally cast for and against the same, the one receiving the highest number of affirmative votes shall thereby become law. No measure approved by a vote of the people shall be amended or repealed by the General Assembly or any city council except by a yea and nay vote upon roll call of threefourths (34) of all the members elected. The whole number of votes cast for Governor at the last preceding general election shall be the basis upon which the number of legal voters necessary to sign petitions shall be computed, except that in municipalities it shall be computed upon the vote cast for mayor. Petitions may be circulated and presented in parts, but each part of any petition shall have attached thereto the affidavit of the person circulating the same that all the signatures thereon were made in the presence of the affiant and to the best of the affiant's knowledge and belief each signature is genuine and that the person signing is an elector, and no other affidavit or verification shall be required. The sufficiency of all petitions shall be decided by the Secretary of the Commonwealth or corresponding local officer, as the case may be, subject to review by courts of records which shall give precedence over all other cases in the adjudication of the same. If the Secretary of the Commonwealth or such local officer shall decide any petition to be insufficient he shall without delay notify the sponsors of the petition and permit at least twenty (20) days for correction or amendment. In the event of legal proceedings in any court to prevent giving effect to any petition upon any grounds the burden of proof shall be upon the person or persons attacking the validity of the petition.

This section shall not be construed to deprive any member of the General Assembly or a city council of the right to introduce any measure. The style of all initiated bills shall be, "Be it enacted by the people of the" (Commonwealth of Virginia, municipality or county, as the case may be). All measures of any kind submitted to a vote of the people shall be published as may hereafter be required by law. In submitting measures to the people the Secretary of the Commonwealth and all other officials shall be guided by the general laws until additional legislation shall be provided therefor.

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In all initiative and referendum elections, the Secretary of the Commonwealth shall print and distribute to each voter in the State entitled to vote on the measures to be submitted, not less than three months previous to the time of voting, a pamphlet containing the titles of the measures to be voted upon as they will appear upon the official ballot, together with the full text of the measures to be submitted; and also arguments for and against the measures submitted,

according to details which shall be provided by law.

The Secretary of the Commonwealth shall certify to the keeper of the rolls all measures upon which the initiative has been invoked, together with the result of the referendum thereon, and the keeper of the rolls shall record same in a separate book; and, in the publication of the Acts of Assembly, the keeper of the rolls shall publish in the volume next succeeding, the result of a referendum had on measures previously enacted by the General Assembly; also, any act initiated by the people and approved under the referendum.

This amendment shall be self-executing, but the General Assembly may enact laws to facilitate its operation. No legislation shall be enacted to impair or hamper the exercise of the rights herein reserved to the people.

Resolved, That the clerk of the House of Delegates be authorized and required to cause this proposed amendment and these resolutions to be published for three months previous to the time of the next general election of the members of the House of Delegates.

3. Resolved, That the clerk of the House of Delegates be required to transmit to the General Assembly at its first regular session held after the next general election of members of the House of Delegates a certified copy of said proposed amendment, and these resolutions, together with the certified publication of the publishers of newspapers in which the said amendments shall have been published. Which was rejected—yeas, 12; nays, 59.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs, Boschen, Bosman, Commins, Gordon, Haddon, Hall, Lang-

horne, Rew, Smith, E. Hugh, Tabb, Wilcox, Young—12.
NAYS—Messrs. Anderson, Blair. Bolton, Bondurant, Boothe, Brown, Mayo C., Chase, Cherry, Crockett, Deans, Dickerson, Dodson, Ewell, Felts, Fuller, E. R., Garber, Gatewood, Gray, Green, Groome, Guerrant, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hyatt, Jesse, Joyce, Massey, McNutt, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Prince, Ramsey, Robinson, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Wallace, Warren, Wilkins, Williams, Williams, Wallace, Warren, Wilkins, Williams, Willis, Mr. Speaker-59.

THE SPEAKER laid before the House the following House joint resolution proposing amendment to section ninety-one of the Constitution of Virginia, as follows:

Resolved, by the House of Delegates, the Senate concurring (a majority of the members elected to each house agreeing), That the following amendment to the Constitution of Virginia be, and the

same is hereby, proposed and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates, for its concurrence, in conformity with the provisions of section one hundred and ninety-six, of article fifteen, of the said Constitution, namely:

Strike out from the Constitution of Virginia section ninety-one,

which is in the following words:

Sec. 91. The judges of the Supreme Court of Appeals shall be chosen by the joint vote of the two houses of the General Assembly. They shall, when chosen, have held a judicial station in the United States or shall have practiced law in this or some other State for five years. After the first election under this Constitution the General Assembly shall elect the judges for terms of four, six, eight, ten and twelve years, respectively, and thereafter they shall be elected for terms of twelve years.

And insert in lieu thereof the following:

Sec. 91. The judges of the Supreme Court of Appeals shall be chosen by the qualified voters of the State at the election to be held on the Tuesday succeeding the first Monday in November, nineteen hundred and twenty-five, and every twelve years thereafter, their terms of office to begin on the first day of February next succeeding their election. They shall, when chosen, have held a judicial station in the United States, or shall have practiced law in this or some other State for five years. Which was rejected—yeas, 40; nays, 45.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Boschen, Buntin, Carpenter, Chase, Dickerson, Ewell, Felts, Flanagan, Fulton, Garber, Gibson, Gordon, Green, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hyatt, Jesse, Massey, McNutt, Moffett, Nottingham, Omps. Rew, Robinson, Rodgers, Ruebush, Smith, Chas. F., Smith, L. F., Snidow, Tabb, Templeton, Watts, Wilcox. Wilkins, Willis—40.

NAYS—Messrs. Blair, Bolton, Bondurant, Boothe, Bosman, Brown, Mayo C., Cherry, Commins, Deans, Diggs, Dillard, Dodson, Fuller, E. R., Gatewood, Gray, Groome, Horsley, Hundley, Hunter, Hurt, Joyce, Langhorne, Noland, Owen, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Robertson, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Snead, Stephenson, Story, Stuart, Taylor, Wallace, Warren, Williams, Young, Mr. Speaker—45.

THE SPEAKER laid before the House the following House joint resolution proposing amendments to sections ninety-six and ninety-nine of the Constitution of Virginia, as follows:

Resolved, by the House of Delegates, the Senate concurring (a majority of the members elected to each house agreeing). That the following amendment to the Constitution of Virginia be, and the same is hereby, proposed and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates, for its concurrence, in conformity with the provisions of section one hundred and ninety-six, of article fifteen, of the said Constitution, namely:

Strike out from the Constitution of Virginia section ninety-six, which is in the following words and figures:

Sec. 96. For each circuit a judge shall be chosen by the joint vote of the two houses of the General Assembly. He shall, when chosen, possess the same qualifications as judges of the Supreme Court of Appeals, and during his continuance in office shall reside in the circuit of which he is judge. At the first election under this Constitution, the General Assembly shall elect, as nearly as practicable, one-fourth of the entire number of judges for terms of two years, one-fourth for four years, one-fourth for six years, and the remaining fourth for eight years, respectively; and thereafter they shall be elected for terms of eight years.

And insert in lieu thereof the following:

Sec. 96. For each circuit a judge shall be elected by the qualified voters of the circuit. He shall, when elected, possess the same qualifications as judges of the Supreme Court of Appeals, and during his continuance in office shall reside in the circuit of which he is judge. Circuit judges shall be elected on the Tuesday after the first Monday in November, nineteen hundred and twenty-five, and every eight years thereafter. The terms of all circuit judges who may be in office on the thirty-first day of January, nineteen hundred and twenty-six, shall expire on that date.

Strike out from the Constitution of Virginia section ninety-nine,

which is in the following words and figures:

Sec. 99. For each city court of record a judge shall be chosen by the joint vote of the two houses of the General Assembly. shall, when chosen, possess the same qualifications as judges of the Supreme Court of Appeals, and during his continuance in office shall reside within the jurisdiction of the court over which he presides; but the judge of the corporation court of any corporation having a city charter, and less than five thousand inhabitants, may reside outside its corporate limits; and the same person may be judge of such corporation and judge of the corporation court of some other city having less than ten thousand inhabitants. At the first election of said judges under this Constitution the General Assembly shall elect, as nearly as practicable, one-fourth of the entire number for terms of two years, one-fourth for four years, one-fourth for six years, and the remaining fourth for eight years; and thereafter they shall be elected for terms of eight years. The judges of city courts in cities of the first class may be required or authorized to hold the circuit courts of any county and the circuit courts of any city.

And insert in lieu thereof the following:

Sec. 99. For each city court of record a judge shall be elected by the qualified voters of the city. He shall, when elected, possess the same qualifications as judges of the Supreme Court of Appeals, and during his continuance in office shall reside within the jurisdiction of the court over which he presides. Judges of city courts of record shall be elected on the Tuesday after the first Monday in November, nineteen hundred and twenty-five, and every eight years thereafter. The terms of all judges of city courts of record who may be in office on the thirty-first day of January, nineteen hundred and twenty-five and twenty-five hundred and twenty-five on the thirty-first day of January, nineteen hundred and twenty-first day of January nineteen hundred

ty-six, shall expire on that date. The judges of city courts in cities of the first class may be required or authorized to hold the circuit courts of any county and the circuit courts of any city. Which was rejected—yeas, 30; nays, 45.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Boschen, Buntin, Carpenter, Chase, Dickerson, Felts. Flanagan, Fulton, Garber, Gordon, Guerrant, Hicks, E. A., Hicks, W. F., Hyatt, Massey, McNutt, Nottingham, Omps, Rew, Robinson, Ruebush, Smith, Chas. F., Snead, Snidow, Tabb, Templeton, Warren, Wilcox—30.

NAYS—Messrs. Blair, Bolton. Bondurant, Boothe. Bosman, Brown, Mayo C., Commins, Crockett, Deans, Diggs, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Groome, Hundley, Hurt, Jesse, Joyce, Moffett, Noland, Owen, Ozlin, Padgett, Price, Prince, Ramsey, Robertson, Shelton, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Stephenson, Story, Stuart, Taylor, Wallace, Watts, Williams, Young, Mr. Speaker—45.

No. 19. Senate joint resolution proposing amendment to section 186 of the Constitution of Virginia; having been considered by the committee in session, was reported from the Committee on Finance, and, on motion of Mr. Price, was passed by.

THE SPEAKER laid before the House No. 11 Senate joint resolution proposing amendment to section 72 of the Constitution of Virginia, as follows:

Resolved, by the Senate, the House of Delegates concurring (a majority of the members elected to each house agreeing), That the following amendment to the Constitution of Virginia be, and the same is hereby, proposed, and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates, for its concurrence, in conformity with the provisions of section one hundred and ninety-six, of article fifteen, of the said Constitution, namely:

Strike out from the Constitution of Virginia section seventy-two,

which is in the following words:

Sec. 72. The Governor shall reside at the seat of government; shall receive five thousand dollars for each year of his service, and while in office shall receive no other emolument from this or any other government.

And insert in lieu thereof the following:

Sec. 72. The Governor shall reside at the seat of government; shall receive such salary as may be fixed by law for each year of his service, but the same shall not be less than ten thousand dollars nor more than twelve thousand dollars, and while in office the Governor shall receive no other emolument from this or any other government. Which was rejected—yeas, 47; nays, 29.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes. Blair, Bolton, Bondurant, Boschen, Bosman, Bowles, Brown, Mayo C., Captenter, Cherry, Commins, Deans, Dodson, Ewell, Fuller, E. R., Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant,

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Haddon, Horsley, Hurt, Jesse, Joyce, McNutt, Moffett, Ozlin, Padgett, Price, Ramsey, Rew, Robertson, Rodgers, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Wallace, Warren.

Wilkins, Mr. Speaker-47.

NAYS—Messrs. Anderson, Boothe, Buntin, Crockett, Dickerson, Diggs, Felts, Flanagan, Fulton, Garber, Hicks, E. A., Hicks, W. F., Hyatt, Massey, Noland, Omps, Prince, Robinson, Ruebush, Shelton, Sinclair, Story, Stuart, Tabb, Wallace, Watts, Wilcox, Williams, Young—29.

Mr. Ewell offered the following resolution:

Resolved, by the House of Delegates, the Senate concurring, That the order of business under which the two Houses are now working be so amended as to permit the consideration by the House of No. 482 House bill to amend and re-enact sections 3613, 3614, 3615, 3626, 3640 and 3641 of the Code of Virginia, in relation to pilots.

MESSRS. JESSE, HENLEY and PRICE moved severally to add Nos.

406, 407 and 202 House bills, which were severally rejected.

Mr. Anderson moved to add No. 218 House bill, which was agreed to—yeas, 40; nays, 36.

On motion of Mr. Anderson, the vote was recorded as follows:

YEAS—Messrs. Anderson, Boschen, Bosman, Carpenter, Chase, Cherry, Dickerson, Diggs, Dillard, Dodson, Felts, Fuller, E. R., Fulton, Gatewood, Gibson, Green, Groome, Haddon, Hall, Henley, Hicks, W. F., Jesse, Langhorne, Noland Nottingham, Owen, Pitts, Price, Robinson, Rodgers, Shelton, Shepherd, Snead, Snidow, Stephenson, Templeton, Warren, Wilkins, Willis, Mr. Speaker—40.

NAYS—Messrs. Barnes, Bolton, Brown, Mayo C., Buntin, Commins, Crockett, Flanagan, Gordon, Gray, Guerrant, Hicks, E. A., Hundley, Hurt, Joyce, Massey, McNutt, Moffett, Norris, Omps, Ozlin, Padgett, Rew, Robertson, Sinclair. Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Story, Stuart, Tabb, Taylor, Wallace, Wilcox, Williams, Young—36.

The resolution offered by Mr. Ewell was agreed to.

Ordered that Mr. Ewell carry the resolution to the Senate and request their concurrence.

Mr. Dillard offered the following resolution:

Resolved by the House of Delegates, the Senate concurring, That the order of business under which the two Houses are now working be so amended as to permit the consideration of No. 423 House bill to appropriate the sum of \$50,000.00 to the convict lime board for each of the years ending February 28, 1921, and February 28, 1922, to enable the said board to establish and operate an additional plant.

MESSRS. HENLEY and JESSE moved severally to add Nos. 406 and

407 House bills, which were severally rejected.

The resolution offered by Mr. Dillard was rejected—yeas, 32; nays, 40.

On motion of Mr. Dillard the vote was recorded as follows:

YEAS—Messrs. Barnes, Blair, Boschen, Bosman, Bowles, Buntin, Carpenter, Cherry, Dillard, Felts, Fuller, E. R., Garber, Gibson, Gordon, Green, Guerrant, Hicks, E. A., Jesse, Langhorne, Massey, McNutt, Omps, Owen,

Ozlin, Padgett, Pitts, Rodgers, Shelton, Smith, Chas. F., Watts, Wilcox, Mr. Speaker—32.

NAYS—Messrs. Anderson, Bolton, Brown, Mayo C., Chase, Commins, Crockett, Deans, Dickerson, Diggs. Flanagan, Gray, Haddon, Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce. Norris, Nottingham, Powers, Price, Prince, Ramsey, Robertson, Robinson, Ruebush, Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson. Story, Stuart, Tabb, Taylor, Templeton, Wallace. Warren, Young—40.

MR. GATEWOOD stated that he would have voted in the affirmative, but was paired with MR. HENLEY.

Mr. DEANS moved to reconsider the vote by which the bill was rejected, which was rejected.

Mr. Gibson offered the following joint resolution:

Resolved, by the House of Delegates, the Senate concurring, That the General Assembly shall proceed at 1:15 P. M. this day to the election of a Commissioner of Prohibition for the term beginning September 1, 1920, and ending August 31, 1922; a civil justice for the city of Portsmouth for the term of six years beginning March 1. 1921; judges of the corporation courts of Alexandria, Charlottesville and Danville and a judge of the hustings court, part I, of the city of Richmond, each for the term of eight years beginning February 1, 1921, and a judge for the corporation court of the city of Buena Vista to fill the vacancy existing in said court for the term ending January 31, 1929.

And in the execution of this joint order, nominations shall be made for the whole number in the order named above when each house shall be notified of the nominations. The rolls then shall be called for the election of each in the order named, and when the rolls shall have been called for the whole number, the presiding officers of each house shall appoint a committee of two, which together shall constitute a joint committee to count the joint vote in each case and report to their respective houses; which was agreed to.

Ordered that Mr. Gibson carry the resolution to the Senate and request their concurrence.

A message was received from the Senate, by Mr. Robertson, who informed the House that the Senate had agreed to the resolution with the following amendment: Strike out the following: "and a judge for the corporation court of the city of Buena Vista to fill the vacancy existing in said court for the term ending January 31, 1929."

On motion of Mr. Stephenson the amendment proposed by the Senate was agreed to.

Ordered that Mr. Stephenson inform the Senate that the House

had agreed to the amendment proposed by the Senate.

The hour of 1:15 o'clock P. M. having arrived—ordered that Mr. Gibson inform the Senate that the House is ready on its part to proceed to the execution of the joint resolution.

A message was received from the Senate, by Mr. Cannon, who

notified the House that the Senate was ready on its part to proceed to the execution of the joint resolution.

Mr. Gibson nominated Harry B. Smith for Commissioner of Prohibition for the term beginning September 1, 1920, and ending

August 31, 1922.

Mr. Bosman nominated J. Lewis Thomas for civil justice for the city of Portsmouth for the term of six years beginning March 1. 1921.

Mr. Jesse nominated Louis C. Barley for judge of the corporation court of the city of Alexandria for the term of eight years beginning

February 1, 1921.

Mr. Smith of Albemarle nominated A. D. Dabney for judge of the corporation court of the city of Charlottesville for the term of eight years beginning February 1, 1921.

Mr. Buntin nominated E. Walton Brown for judge of the corporation court of the city of Danville for the term of eight years

beginning February 1, 1921.

Mr. Price nominated D. C. Richardson for judge of the hustings court, part I, of the city of Richmond, for the term of eight years beginning February 1, 1921.

Ordered that Mr. STEPHENSON inform the Senate that the follow-

ing nominations had been made by the House:

For Prohibition Commissioner—Harry B. Smith.

For civil justice of the city of Portsmouth—J. Lewis Thomas.

For judge of the corporation court of the city of Alexandria—Louis C. Barley.

For judge of the corporation court of the city of Charlottesville-

A. D. Dabney.

For judge of the corporation court of the city of Danville—E. Walton Brown,

For judge of the hustings court, part I, of the city of Richmond

—D. C. Richardson.

A message was received from the Senate, by Mr. TRINKLE, who informed the House that no additional names had been added in the Senate to the list of nominations made in the House.

The rolls were called with the following result:

For Commissioner of Prohibition:

Harry B. Smith - - - 70

The vote was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Cherry, Commins, Crockett, Deans, Diggs, Dodson, Ewell, Felts, Fuller, E. R., Fuller, R. H., Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps. Owen, Ozlin, Padgett, Pitts, Prince, Ramsey, Rew, Robertson, Rodgers, Shelton, Shep-



herd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson. Story, Stuart, Taylor, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

For civil justice of the city of Portsmouth:

J. Lewis Thomas - - - 64

The vote was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Buntin, Carpenter, Commins, Crockett, Deans, Ewell, Felts, Fuller, E. R., Fuller, R. H., Gibson, Gilpin, Gordon, Groome, Guerrant, Haddan, Hall, Hicks, E. A., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Ramsey, Rew, Robertson, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Tabb, Taylor, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—64.

For judge of the corporation court of the city of Alexandria:

Louis C. Barley - - - 64

The vote was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Buntin, Carpenter, Commins, Crockett, Deans, Ewell, Felts, Fuller, E. R., Fuller, R. H., Gibson, Gilpin, Gordon, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Ramsey, Rew, Robertson, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Tabb, Taylor, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—64.

For judge of the corporation court of the city of Charlottesville:

A. D. Dabney - - - 64

The vote was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Buntin, Carpenter, Commins, Crockett, Deans, Ewell, Felts, Fuller, E. R., Fuller, R. H., Gibson, Gilpin, Gordon, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Ramsey, Rew, Robertson, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Tabb, Taylor, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—64.

For judge of the corporation court of the city of Danville:

E. Walton Brown - - - 64

The vote was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Buntin, Carpenter, Commins, Crockett, Deans, Ewell, Felts, Fuller, E. R., Fuller, R. H., Gibson, Gilpin, Gordon, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Price, Ramsey, Rew, Robertson, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Tabb, Taylor, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—64.

For judge of the hustings court, part I, of the city of Richmond:

D. C. Richardson - - - 64

The vote was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Buntin, Carpenter, Commins, Crockett, Deans, Ewell, Felts, Fuller, E. R., Fuller, R. H., Gibson, Gilpin, Gordon, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Norris, Nottingham, Omps, Owen, Ozlin. Padgett, Pitts, Price, Ramsey, Rew, Robertson, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Tabb, Taylor, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—64.

THE SPEAKER appointed Messes. Gibson and Anderson the committee on the part of the House to count and report the joint vote in each case.

The committee subsequently reported as follows:

For Commissioner of Prohibition:

Whole number of votes cast	-	-	-	. :	102
Necessary to a choice -	-	-	-		52
Harry B. Smith received -		-	-		102

For civil justice of the city of Portsmouth:

Whole number of votes case	t	-	-	-	95
Necessary to a choice -		-	•	-	48
J. Lewis Thomas received	-	•	-	-	95

For judge of the corporation court of the city of Alexandria:

Whole number of votes	cast	-	-	-	95
Necessary to a choice	-	-	-	-	48
Louis C. Barley received	-	-	-	-	95

For judge of the corporation court of the city of Charlottesville:

Whole number of votes cast	-	-	-	95
Necessary to a choice -	-	-	-	48
A. D. Dabney received -	-	-	-	95

For judge of the corporation court of the city of Danville:

Whole number of votes cast	-	-	-	95
Necessary to a choice -	-	-	-	48
E. Walton Brown received	-	-	-	95

For judge of the hustings court, part I, of the city of Richmond:

Whole number of votes cast	-	-	-	95
Necessary to a choice -	-	-	-	48
D. C. Richardson received -	_	-	-	95

Harry B. Smith, having received all of the votes cast, was declared by The Speaker duly elected Commissioner of Prohibition for the term beginning September 1, 1920, and ending August 21, 1922.

J. Lewis Thomas, having received all of the votes cast, was declared by The Speaker duly elected civil justice of the city of Portsmouth for the term of six years beginning March 1, 1921.

Louis C. Barley, A. D. Dabney, E. Walton Brown and D. C. Richardson, having received all of the votes cast, were declared by The Speaker duly elected judges of the courts for the term of eight years beginning February 1, 1921, for which they were respectively nominated.

THE SPEAKER laid before the House the following communication:

COMMONWEALTH OF VIRGINIA, OFFICE OF STATE TAX BOARD, RICHMOND, March 10, 1920.

Gentlemen of the General Assembly:

The attention of the State Tax Board has been directed to the committee substitute for Senate Bill Number 378, which is pending your action. The board is advised that the purpose of this bill is to reduce the present tax rate on bonds, notes and other evidences of debt, the due date of which is ten years or less from the date of execution.

The Tax Board estimates that approximately \$100,000,000 worth of this class of property is assessed annually by the State, which, at the present tax rate of 80c. on the hundred dollars of the assessed value, yields the State approximately \$800,000 revenue annually. This amount is distributed as follows: \$550,000 for the maintenance of the State government, \$140,000 for schools, \$100,000 for roads and \$10,000 for tuberculosis. The committee substitute for Senate Bill Number 378 proposes to change the State tax rate from 80c. on the hundred dollars to 45c. on the hundred dollars. If the rate as proposed in the bill is adopted and no additional property is reported for taxation, the total annual revenue collected by the State from this class of property will be approximately \$450,000, which will be distributed as fol-

lows: \$300,000 for the maintenance of the State government, \$100,000 for schools, \$50,000 for roads and nothing for tuberculosis. This would mean an annual loss in revenue of \$250,000 for the maintenance of the State government, \$40,000 for schools, \$50,000 for roads and \$10,000 for tuberculosis, or a total annual loss of revenue to the State of \$350,000. All of these figures are approximations, but the Board believes that they reflect the situation with reasonable accuracy.

The Board is advised that proponents of the bill are of the opinion that the increase in the amount of the property reported for taxation under the bill will be sufficiently great to cover the loss of revenue which will result from the proposed decrease in rate. To accomplish this result, it will be necessary for the State to tax annually \$50,000,000 more of this class of property than is now being reported for taxation, or a total of \$180,000,000 annually. Any estimate of the amount of increase which would result from the decreased rate would necessarily be mere speculation, but the Tax Board believes that such increase would be far too small to make up the loss of revenue.

The State, at the present time, is entering upon an extensive program for the improvement of elementary schools and roads, and is appropriating large sums for other purposes. It needs, therefore, every dollar available.

Under these circumstances, the Tax Board is convinced that, however desirable a reduction in the tax rate may be, it would be a grave mistake to hazard an experiment at the present time which might jeopardize the interests of the Commonwealth. The Board, therefore, recommends that the committee substitute for Senate Bill Number 378 should not be passed.

This action was taken at a full meeting of the Board, but Honorable C. Lee Moore, the Auditor of Public Accounts, not concurring in the recommenda-

tion or the views herein expressed requested to be so recorded.

Respectfully submitted,

STATE TAX BOARD, WESTMORELAND DAVIS, Chairman.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:
No. 264. Senate bill to amend and re-enact section 1810 of the Code of Virginia.

No. 306. Senate bill to amend and re-enact section 4676 of the Code of Virginia.

No. 176. Senate bill to make uniform the laws of transfer of shares of stock in corporations.

No. 295. Senate bill to amend section 109 of the Code of Virginia, in reference to lists of all persons who have paid their State poll taxes to be made by treasurer, and defining the duties of the clerk and the sheriff in reference thereto.

No. 155. Senate bill to erect a library building and auditorium as a memorial to the soldiers, sailors, marines and women who served in the world war, and to appropriate money therefor; to dedicate as and for public streets and highways upon certain conditions a strip of land fifteen feet in width lying on the southern side of the Capitol Square in the city of Richmond, needed by the city of Richmond for the widening of Bank street. To allow the Library Board to borrow money, issue bonds therefor and secure the same;

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and to allow the State Board of Education, from time to time, to

invest the cash in hand of the literary fund in said bonds.

No. 132. Senate bill to appropriate thirty thousand dollars to the State Board of Health to purchase a building for the orthopedic hospital for the treatment of crippled and deformed children, established under an act approved February 16, 1918.

No. 100. Senate bill to appropriate \$10,000.00 to the Association for the Preservation of Virginia Antiquities, to be used solely for the restoration and preservation of grounds and buildings at Jamestown

Island.

No. 16. Senate bill to appropriate \$10,000.00 to the Matthew Fontaine Maury Association for the purpose of aiding in the erection of a monument, to request the Governor to designate Matthew Fontaine Maury Monument Day; and to provide for calling on the people of Virginia for contributions.

No. 13. Senate bill for the relief of W. J. Whitehurst.

No. 319. Senate bill to amend and re-enact an act entitled an act to provide a cottage at Catawba sanatorium for tubercular teachers, approved March 14, 1918.

No. 241. Senate bill to amend and re-enact section 3437 of the

Code of Virginia.

No. 89. Senate bill to appropriate the sum of forty thousand dollars for the erection of a fire-proof building in the Capitol Square at Richmond, for the safekeeping of State archives.

No. 214. Senate bill to amend and re-enact section 4211 of the

Code of Virginia.

No. 374. Senate bill to amend and re-enact section 4204 of the

Code of Virginia.

No. 148. Senate bill to provide for the acquisition, manufacture, sale and distribution by the Commonwealth, of whiskey, brandy and wine for medicinal purposes.

No. 87. Senate bill to amend and re-enact section 853 of the Code of Virginia, and to repeal sections 926, 927, 928, 929 and 930

of the Code of Virginia.

No. 245. Senate bill to amend and re-enact section 2144 of the

Code of Virginia.

No. 174. Senate bill concerning the appointment of commissioners on uniform State laws, the payment of their expenses, the support of the national conference thereof, and to make uniform the law with reference thereto.

No. 343. Senate bill concerning trustees, their qualifications, sales made by trustees under order or decree of court, their com-

pensation in such cases.

No. 500. House bill to amend and re-enact section 3615 of the

Code of Virginia was read at length a first time.

No. 188. Senate bill to amend section 609 of the Code of Virginia; came up.

On motion of Mr. WILLIAMS, the bill was amended.

The amendment being presently engrossed, the bill was read at length a third time and passed—yeas, 43; nays, 25.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bolton, Boschen, Bosman, Chase, Cherry, Dickerson, Diggs, Dillard, Dodson, Ewell, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Green, Hall, Henley, Hicks, E. A., Hicks, W. F., Hundley, Hunter, Hurt, Jesse. Langhorne, Nottingham, Omps, Owen, Price, Ramsey, Robertson, Rodgers, Shelton, Smith, E. Hugh, Smith, L. F., Snead, Story, Tabb, Watts, Wilcox, Williams, Willis, Young—43.

NAYS—Messrs. Anderson, Barnes, Blair, Brown, J. Sinclair, Carpenter, Crockett, Flanagan, Gordon, Guerrant, Horsley, Hyatt, Massey, McNutt, Moffett, Noland, Norris, Ozlin, Padgett, Prince, Robinson, Sinclair, Smith, Chas.

F., Snidow Stuart, Templeton-25.

Mr. WILLIAMS moved to reconsider the vote by which the bill was passed, which was rejected.

The hour of 2 o'clock P. M. having arrived, the chair was vacated until 4 o'clock P. M.

WEDNESDAY, MARCH 10TH-AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

The following Senate bills were read at length a second time:

No. 106. Senate bill to require the preceding conveyance to be stated in deeds, deeds of trust and contracts conveying or affecting the title of real estate, the date thereof and the book and page thereof where recorded; to impose certain duties upon clerks of courts, and to impose penalties for its violation.

No. 387. Senate bill to amend and re-enact sections 1362, 1363,

1364 and 1365 of the Code of Virginia.

No. 280. Senate bill in relation to local school taxes, and re-

pealing sections 740 and 2721 of the Code of Virginia.

No. 378. Senate bill to define "investments" for the purpose of taxation, and to provide for the better assessment and taxation of such investments by the State and localities and to provide penalties for the violation of the provisions of this act.

No. 260. Senate bill to amend and re-enact section 3918 of the

Code of Virginia.

No. 389. Senate bill to confer on circuit courts of counties jurisdiction to amend legislative charters of towns.

No. 402. Senate bill to amend and re-enact section 4853 of the

Code in relation to grand juries.

No. 375. Senate bill to amend and re-enact sections 5986 and 5988 of the Code of Virginia, as amended by an act approved January 29, 1920.

No. 386. Senate bill to amend and re-enact an act entitled an

act authorizing the boards of supervisors of the respective counties of the Commonwealth to pay rewards out of the county levies for the capture of illicit stills and delivery of the same to the sheriff of the county, and for the conviction of the person or persons guilty of operating the same, in the manufacture of ardent spirits, approved March 16, 1918.

No. 327. Senate bill to amend and re-enact an act entitled an act to incorporate the town of Fairfax, in the county of Fairfax, approved February 16, 1892, as amended and re-enacted by an act approved March 14, 1908, (which latter act amended and re-enacted sections 2, 3, 4, 5, 7, 8, 10, 11 and 12, and added to the original sections 13, 14, 15 and 16).

No. 420. Senate bill to authorize the mayor and council of the town of Clarksville, in the county of Mecklenburg, to issue bonds and borrow money for the purpose of constructing, improving and

maintaining the roads and streets of said town.

No. 28. Senate bill to provide for the conveyance by the Negro Reformatory Association of Virginia of its property, real and personal, located in the county of Hanover, to the State of Virginia, that the State may assume control, operation and management of the same in accordance with the provisions of the charter of said association.

The following Senate bills were read at length a third time

and passed:

No. 257. Senate bill to amend sections 5, 6, 7, 8, 9, 10, 11, 12, 18, 19, 20, 21, 22, 23, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 92, 94, 95, 96, 97, 98, 99, 100, 101 and 103 of an act to incorporate the city of Newport News, in the county of Warwick, and to provide a charter therefor, and to repeal sections 2 and 93 of said act and to add thereto sections 14-a, 55-a, 99-a, 116-a, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131 and 132, which deal with and provide for vacancies in the council; the initiative and referendum; the general powers and duties of the department of public welfare; the division of the city into school districts and the election of trustees therefor; the creation of a civil service commission and its rules and regulations; the jurisdiction of courts to enforce ordinances, rules and regulations upon city owned property outside of the city; continuance of present officers in office until January 1, 1921, and the vacating of certain offices at that time; the penalties for violation of certain sections; the working of prisoners; the appointment of boards and the creation of pension funds—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse,

Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

No. 168. Senate bill to amend and re-enact sections 3665, 3666, 3667, 3673 and 3674 of the Code of Virginia of 1919—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

No. 289. Senate bill to amend and re-enact sections 3 and 6 of an act entitled an act to provide for improving the public roads and bridges of Floyd magisterial district in the county of Scott, and to authorize the board of supervisors to borrow money by the issue of bonds, and to build bridges, grade and macadamize the roads in Floyd district, approved September 4, 1919—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Cherry, Commins. Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

No. 274. Senate bill to amend and re-enact section 4 of an act of the General Assembly of Virginia, approved February 1, 1915, entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894—yeas, 75; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Cherry, Commins, Deans. Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

No. 308. Senate bill to amend and re-enact section 2052 of the Code of Virginia—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

No. 259. Senate bill to amend and re-enact an act to provide for the issuing of county bonds for permanent road or bridge improvements and upkeep and maintenance in the magisterial districts of the county of Scott, approved March 13, 1918, chapter 162, page 296—yeas, 75; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Cherry, Commins Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

No. 358. Senate bill to amend and re-enact section 2110 of the Code of Virginia—yeas, 75; nays, 0.

The vote required by the Constitution, this being an emergency act. was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E.

R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant. Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

No. 332. Senate bill to authorize the school board of Bellefonte school district, of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount—yeas, 75; nays, 0.

The vote required by the Constitution, this being an emergency act. was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilkins, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

No. 401. Senate bill to amend and re-enact section 5887 of the Code of Virginia; and to amend and re-enact section 5888 of the Code of Virginia, as amended by an act approved January 29, 1920—yeas, 75; nays, 0.

The vote required by the Constitution, this being an emergency.

act, was recorded as follows:

YEAS—Messrs. Blair, Rolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

No. 275. Senate bill to amend and re-enact section 11 of an act entitled an act to incorporate the town of Banister, in the county of Halifax, approved March 16, 1887, as heretofore amended—yeas, 75; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E.

R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green. Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

No. 276. Senate bill to amend and re-enact sections 2, 8 and 15 of an act entitled an act to incorporate the town of Banister, in the county of Halifax, approved May 16, 1887, as heretofore amended and to repeal section 10 of said act—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton. Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Cherry, Commins, Deans. Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Price, Ramsey, Rew. Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair. Smith, Chas. F., Smith, E. Hugh, Smith, Horace 'L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

No. 303. Senate bill to amend and re-enact section 28 of an act entitled an act providing a charter for the city of Richmond, approved May 24, 1870, as heretofore amended—yeas, 75; nays, 0. The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen. Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

No. 315. Senate bill to amend and re-enact an act approved December 14, 1895, providing for the incorporation of the town of Mount Crawford, in the county of Rockingham, Virginia—yeas, 75; nays. 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottligham, Omps, Owen, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sin-

clair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

No. 338. Senate bill to authorize submission to the legal voters of the city of Winchester of the question whether or not they will favor the issuance by said city of not more than \$100,000 of water bonds and to authorize the issuance by said city of not more than \$100,000 of said bonds, if a majority of those voting vote in favor of such issuance—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

No. 339. Senate bill to authorize the submission to the legal voters of the city of Winchester, Virginia, of the question whether or not they will favor the issuance by said city of not more than \$75,000.00 of sanitary sewerage extension bonds; and to authorize the issuance by said city of not more than \$75,000.00 of said bonds, the proceeds whereof shall be used for the extension of the existing sewer system and disposal plant if a majority of those voting vote in favor of such issuance—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Cherry, Commins. Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

No. 340. Senate bill to authorize the submission to the legal voters of the city of Winchester the question whether or not they will favor the issuance of not more than \$75,000 of bonds for the construction of a municipal electric light and power plant and to authorize the issuance of said bonds, if a majority of those voting vote in favor of such issuance—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen. Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E.

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R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

No. 293. Senate bill to authorize, empower and require the board of supervisors of Grayson county to borrow the sum of \$90,000.00 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in Wilson, Elk Creek and Old Town magisterial districts of said county; to provide for the expenditure of the funds raised by such bond issue; to authorize the purchase of machinery, and tools necessary therefor; to authorize the employment of civil engineers, road builders and labor; to specify the roads and parts thereof to be constructed and the amounts to be expended thereon; to provide for imposing a tax on all property, county and district, including property in any incorporated town situated within the above named districts, for the purpose of paying the interest and principal of such debts; to do all things necessary, needful or incidental to the main purposes of this act; and to declare an emergency—yeas, 75; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bonduraut, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—75.

No. 34. Senate bill to amend and re-enact section 203 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Chase, Cherry, Crockett, Deans, Dickerson, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 181. Senate bill to amend and re-enact sections 4909, 4910, 4912 and 4913, chapter 195, section 1045, chapter 46, Code of Vir-

ginia, 1919, in relation to person charged with crime and whose sanity is doubted, the disposition of such person when found insane or feeble-minded; disposition of persons who become insane after conviction, and the disposition of insane or feeble-minded persons charged with crime and confined in the department for criminal insane at a State hospital or elsewhere when restored to sanity—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Chase, Cherry, Crockett, Deans, Dickerson, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garler, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

Senate bill to amend and re-enact section 54 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof: to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act: to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within. the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918—yeas,

The vote required by the Constitution, this being an emergency

act, was recorded as follows:



YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles. Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Chase, Cherry, Crockett, Deans, Dickerson, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 277. Senate bill to amend section 759 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Chase, Cherry, Crockett, Deans, Dickerson, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas, F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 12. Senate bill to amend and re-enact section 3465 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Chase, Cherry, Crockett, Deans, Dickerson, Dillard, Dodson, Felts, Flanagan, Fuler, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 60. Senate bill to amend and re-enact section 3118 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carnenter, Chase, Cherry, Crockett, Deans, Dickerson, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps. Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shep-

neru, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 368. Senate bill to amend and re-enact section 5333 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

, YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Chase, Cherry, Crockett, Deans, Dickerson, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 178. Senate bill to provide for the extradition of persons of unsound mind, and to make uniform the laws of the States which enact the same—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Chase, Cherry, Crockett, Deans, Dickerson, Dillard, Dodson, Felts, Flanagan, Fuler, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelfon, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—S6.

No. 301. Senate bill to amend and re-enact section 6310 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton. Bondurant. Boothe, Boschen, Bosman, Bowles. Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Chase, Cherry, Crockett, Deans, Dickerson, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—86.

No. 146. Senate bill to amend and re-enact sections 12, 26, 29, 30, 31, 32, 38, 39, 42, 43, 53, 55, 57, 68 and 75 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for

personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918—yeas, 70; navs. 4.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Blair, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Chase, Cherry, Commins, Dickerson. Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, E. A., Hicks, W. F., Hundley, Hurt, Hyatt, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, Chas. F., Smith, L. F., Snead, Snidow, Stephenson, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Willis, Mr. Speaker—70.

Nays-Messrs. Gordon, Smith, E. Hugh, Williams, Young-4.

No. 227. Senate bill to anticipate by counties, or otherwise, the

construction of the State highway system; came up.

Mr. Felts moved severally to amend the bill as follows: On page 1, line 1, after the word "enacted" insert "by the General Assembly of Virginia" and at the end "An emergency is declared to exist and this act shall be in force from its passage"; which were severally agreed to.

The amendments being presently engrossed, the bill was read

at length a third time and passed—yeas, 75; nays, 4.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs, Anderson, Barnes, Blair, Bondurant, Boothe, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Cherry, Commins, Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Haddon, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Mc-Nutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Padgett, Pitts, Powers, Price, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker-75.
NAYS-Messrs. Bolton, Guerrant, Ozlin, Stuart-4.

Motions severally made to reconsider the votes by which Nos. 146, 34, 257, 181, 168, 320, 289, 274, 308, 293, 259, 358, 277, 332, 12, 60, 368, 178, 301, 4, 275, 276, 303, 315, 338, 339, 340, 227 and 146 Senate bills were passed were rejected.

The following Senate bills were on motions severally made, dismissed:

No. 324. Senate bill to authorize the board of supervisors of Patrick county to borrow money for the purpose of road construction, improvement and maintenance in said county, and to issue bonds therefor, not exceeding \$50,000.00 in amount.

No. 270. Senate bill to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches, and to create a board of quarantine commissioners and quarantine medical officers for said district, approved February 26, 1877, and

all acts amendatory thereof:

No. 329. Senate bill to amend and re-enact chapter 654 of the Acts of Assembly, 1897-1898, entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of the county and levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the Acts of 1899-1900, and as amended and re-enacted by chapter 144 of the Acts of 1904, and as further amended by an act approved March 17, 1916.

No. 200. Senate bill to amend and re-enact section 6003 of the

Code (1919); came up.

On motion of Mr. Haddon the bill was amended.

The bill was ordered to be engrossed. The amendments being presently engrossed, the bill was read at length a third time and rejected—yeas, 38; nays, 40.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Boothe, Boschen, Deans, Dodson, Fuller, E. R., Fuller, R. H., Gibson, Gray, Groome, Henley, Hundley, Hunter, Jesse, Joyce, Langhorne, Massey, Nottingham, Owen, Ozlin, Pitts, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Shelton, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stuart, Warren, Wilkins, Willis—38.

NAYS—Messrs. Barnes, Bosman, Brown, J. Sinclair, Brown, Mayo C. Buntin, Carpenter, Chase, Crockett, Dickerson, Ewell, Felts, Flanagan, Fulton, Garber, Gordon, Guerrant, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, McNutt, Moffett, Noland, Norris, Omps, Padgett, Robinson, Ruebush, Smith, Chas. F., Snidow, Stephenson, Taylor, Templeton, Wallace, Watts, Wilcox, Williams, Young—40.

Mr. Norris moved to reconsider the vote by which the bill was rejected. which motion was rejected—yeas, 39; navs, 49.

On motion of Mr. Norris the vote was recorded as follows:

YEAS—Messrs. Bolton, Boothe, Deans, Diggs, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Gibson, Gilpin, Gray, Groome, Haddon, Henley, Hundley, Hunter, Jesse, Joyce, Norris, Nottingham, Owen, Ozlin, Price, Ramsey, Robertson, Rodgers, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L. Smith, L. F., Snead, Story, Stuart, Tabb, Wilkins, Willis—39.

NAYS—Messrs. Anderson, Barnes, Blair, Bondurant, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Commins, Crockett, Dickerson, Felts, Flanagan, Fulton, Garber, Gatewood, Gordon, Green, Guerrant, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hyatt, Langhorne, Massey, McNutt, Moffett, Omps, Padgett, Pitts, Powers, Robinson, Ruebush, Smith, Chas. F., Snidow, Stephenson, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Young, Mr. Speaker—49.

On motion of Mr. Deans, the House adjourned.

RICHARD L. BREWER, Jr. Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

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THURSDAY, March 11, 1920.

Prayer by Rev. C. L. King, pastor of Grace Covenant Presbyterian church.

On motion of Mr. HUTCHESON, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their clerk, was read as follows:

In Senate, March 10, 1920.

The Senate has rejected House bills entitled an act to amend and re-enact section 2720 of the Code of Virginia, No. 74; and an act to amend and re-enact section 1579 of the Code of Virginia, No. 104.

They have indefinitely postponed House bills entitled an act to authorize and empower the board of supervisors of Franklin county to erect and maintain toll gates on the improved roads of said county, No. 287; an act to amend and re-enact section 4099 of the Code of Virginia, No. 279; and an act to amend and re-enact section 2052 of the Code of Virginia, No. 349.

They have agreed to House joint resolution proposing an amendment to section 184 of the Constitution of Virginia, and House joint resolution proposing an amendment to section 133 of article 9 of the Constitution of Virginia.

They have rejected House joint resolution changing order of business under which the two Houses are working, to permit consideration of certain House bills.

They have passed House bills entitled an act to amend and reenact an act entitled an act to provide for the acceptance of the conditions of the Federal act commonly called the Smith-Hughes bill (Public No. 347, 64th Congress), and authorizing the State Board of Education to act as a State board of vocational education for the Commonwealth, and authorizing the Treasurer of the State of Virginia to act as custodian of such funds as may be received from the Federal government, and to pay the same out on warrant drawn by the State Board of Education, and authorizing the State Board of Education to establish a department of vocational education, and appropriating money therefor, approved February 23, 1918; also to authorize boards of supervisors and councils to appropriate money for vocational education, No. 58; an act to amend and re-enact section 5431 of the Code of Virginia in relation to investments by fiduciaries, and to repeal an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to allow executors and fiduciaries to invest in Virginia three per centum bonds, issued by virtue of an act approved February 14, 1882, as amended by an act approved February 9, 1898, as amended by an act approved March 22, 1916, approved March 16, 1918; No. 120;

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an act to amend and re-enact section 2307 of the Code of Virginia. No. 71: an act to provide for the inspection by the office of the State Accountant of the accounts of city and county officials handling State funds, No. 70; an act to authorize the county of Rockbridge and the town of Lexington to purchase a lot to be used for the parking of automobiles and to collect a fee for such parking, No. 117; an act to assign offices in the Capitol building to the State Corporation Commission, No. 152; an act to add a new section to the charter of the city of Radford, to be known as section 70, in relation to a civil and police justice, providing for his election or appointment and qualifications, describing his powers, duties, jurisdiction, term of office and compensation, and repealing all acts and parts of acts and all charter provisions in conflict herewith, No. 353; an act to amend and re-enact section 3 of an act entitled an act appropriating the proceeds of the glebe lands, and other property, belonging to the parishes of Abingdon, Ware and Petsworth, in the county of Gloucester, and for other purposes, passed January 25, 1814, No. 184; an act to amend and re-enact sections twelve hundred and fifteen, twelve hundred and sixteen and twelve hundred and seventeen of the Code of Virginia, No. 109; an act to authorize the exchange and conveyance of a lot not exceeding eleven acres of land, part of State penitentiary farm, No. 179; an act to amend and re-enact section 3484 of the Code of Virginia in relation to the fees of the clerks of circuirt, appellate and other courts, No. 217; an act to amend and re-enact section 36 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay interest on the public debt, and to provide for a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended, No. 105; an act to amend and re-enact section 155 of the Code of Virginia, No. 135; an act to amend and re-enact section 2002 of the Code of Virginia, No. 186; an act to amend and re-enact section 12 of an act entitled an act to provide for working of roads in the counties of Chesterfield, Powhatan and Goochland, approved March 3, 1884, as heretofore amended, in so far as the said section relates to the county of Powhatan, No. 222; an act to authorize and require the board of supervisors of Norfolk county to levy a sufficient tax in addition to the levy authorized by law, to be laid for general district school purposes, to pay the interest on any principal of certain bonds as the same shall become due. No. 238; an act to authorize the town of Front Royal to issue bonds in the sum of \$36,000.00, and expend the proceeds arising from the sale thereof, or so much as may be necessary, for the construction, erection and maintenance of a sewerage system for the said town, and to provide by proper tax levy or appropriation for the payment of interest on the bonds so issued and to create a sinking fund to retire said bonds at maturity, No. 249; an act to authorize and empower the board of supervisors of Culpeper county to borrow ten thousand dollars for the purpose of retiring certain outstanding bonds of Catalpa road district in said county, No. 251; an act to

validate, ratify, approve and confirm certain bonds issued or to be issued by the town of Orange, Virginia, and an election held in said town on the second day of July, 1919, authorizing the issuing of the said bonds for providing water supply for said town, No. 253; an act to provide for a special election in the town of Boykins, upon the question of issuing bonds for the purpose of improving the streets of said town, and installing a water and sewerage system in said town, and install lights in said town, to allow the council of the said town to issue said bonds, if the same shall be authorized by a majority of the qualified voters thereof at such special election, and by a majority of the registered voters of said town, and to levy and collect taxes sufficient to pay the interest thereon, and to create a sinking fund for the redemption of the said bonds upon their maturity, No. 261; an act to change the name of Alexandria county to Arlington county, No. 272; an act to authorize and empower the board of supervisors of Culpeper county to borrow four thousand dollars for the purpose of completing the Eldorado road in Salem magisterial district, No. 275; an act to amend and re-enact section 8 of an act entitled an act to provide for working and keeping in repair the public roads and bridges of Botetourt county, and to repeal an act entitled an act to provide for the working and keeping in repair the public roads of Botetourt county, approved March 4, 1896, and an act amendatory thereof, approved February 14, 1901, approved March 15, 1906, as heretofore amended, No. 286; an act to authorize the board of supervisors of Washington county to build bridges, and to lay tax levies to pay therefor, and to issue certificates of indebtedness in anticipation of such tax collections. No. 289; an act authorizing the board of supervisors of Smyth county to invest the sinking fund of said county in bonds, No. 295; an act prescribing the time of holding the regular terms of courts in the twenty-eighth judicial circuit. No. 207; an act to amend and reenact section 2039 of the Code of Virginia, No. 149; an act for the protection of muskrat in Essex, Charles City, James City, New Kent, York and Warwick counties, No. 228; an act to amend and re-enact section 5 of an act approved November 24, 1884, entitled an act to incorporate the town of Boykins, in the county of Southampton, and amended and re-enacted by an act approved February 14, 1901, and amended by an act approved December 19, 1901, and amended by an act approved March 16, 1910, No. 262; an act to amend and re-enact section 28 of the charter of the city of Richmond, as heretofore amended. No. 282: an act to amend and re-enact section 3 of an act entitled an act authorizing and empowering the board of supervisors of any two or more counties in this State, or the board of supervisors of any one or more of the counties in this State and the council or councils of any one or more of the several cities in this State, to establish a home for the care and maintenance of the poor; to authorize the sale and conveyance of certain real and personal property belonging to such cities and counties as may adopt the provisions of this act: to authorize the authorities of such counties and

cities to purchase farms of suitable size, fertility and location; to authorize such authorities to erect suitable buildings to be called district homes, to which all of the counties and cities composing such district must send its poor, and care for same; providing for the appointment of boards of control, superintendents, physicians and necessary employees; and to abolish county and city poor houses in the several counties which adopt the provisions of this act, approved March 14, 1918, No. 285; an act to amend and re-enact sub-section 14 of section 9, chapter 133, of the Acts of the General Assembly, approved March 13, 1918, entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg. No. 319; an act to amend and re-enact section 3 of an act entitled an act to amend and re-enact sections 2, 3 and 4, of an act approved February 8, 1908, entitled an act to amend and re-enact an act approved March 7, 1906, entitled an act to amend an act approved March 10, 1904, entitled an act to amend and re-enact an act approved April 2, 1902, entitled an act to amend and re-enact an act entitled an act to provide a road law for Campbell county, approved March 5, 1900, providing and regulating a road board for said county, and directing the disbursement of the county road fund, approved March 4, 1914, No. 334; an act to authorize the board of supervisors of Patrick county to borrow money for the purpose of road construction, improvement and maintenance in said county, and to issue bonds therefor, not exceeding \$50,000.00 in amount, No. 344; an act to amend and re-enact chapter 654 of the Acts of Assembly of 1897-98, entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of that county and levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the Acts of 1899-1900, and as amended and reenacted by chapter 144 of the Acts of 1904, and as further amended by an act approved March 17, 1916, No. 345; an act to amend and re-enact sections 2 and 5 of article 2 and section 1 of article 3, of an act entitled an act to incorporate the town of Phoebus, in Elizabeth City county, approved January 22, 1900, as heretofore amended by an act approved March 2, 1914, and by an act approved March 1, 1916, No. 355; an act to authorize and empower the board of supervisors of Culpeper county to borrow forty thousand dollars for the purpose of resurfacing and otherwise improving the macadam roads in Catalpa and Stevensburg magisterial districts in said county, No. 358; an act to amend and re-enact an act entitled an act to authorize and require the board of supervisors of Warren county to issue bonds of the said county, not in excess of fifteen thousand dollars (\$15,000.00) to bear interest at the rate of five per centum per annum; to pay for the completion of the road leading from Browntown to Bentonville, in South River district in said county; and to levy a tax on the taxable property of said district to pay the interest on said bonds and provide a sinking fund for their redemption, approved February 10, 1920, No. 360; an act to authorize the mayor and council of Cape Charles, in the county of Northampton, and State of Virginia, to issue bonds and borrow money for the construction, repair, improvement, enlargement, extension and maintenance of the lighting system of the said town, No. 365; an act to authorize the mayor and council of the town of Cape Charles, in the county of Northampton, and State of Virginia, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and sewer systems of the said town, No. 366; an act to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties, No. 381; an act to amend and re-enact section two of an act entitled an act to provide for the building and improvement of public roads in the county of Surry, and prescribing the powers and duties of road boards in the several magisterial districts of said county, approved February 9, 1916, No. 383; an act to amend the charter of the town of Bedford, being chapter 165 of the Acts of the Assembly, 1912, approved March 12, 1912, so as to expressly authorize sales and conveyances of certain lands owned by the town, No. 388; an act authorizing the school board of Plymouth school district, in the county of Lunenburg, to borrow money, not to exceed \$30,000, for the building, repairing and equipment of school houses in said district, No. 198; an act authorizing the board of supervisors of Norfolk county to levy a capitation tax for school purposes, No. 241; an act to authorize the school board of Floyd magisterial district, of the county of Scott, Virginia, to borrow money for the purpose of erecting a school building in Dungannon, in the said district, in said county of Scott, and to issue bonds therefor, not to exceed the sum of \$50,000 in amount, No. 386; an act to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches, and to create a board of quarantine commissioners and a quarantine medical officer for said district, approved February 26, 1877, and all acts amendatory thereof, No. 326; an act to amend and re-enact an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act approved March 12, 1912, and subsequently amended, by adding a new chapter thereto. to be known as chapter 11, relating to the compensation of the mayor and councilmen, No. 96; an act to require treasurers of cities of over one hundred and twenty-five thousand inhabitants to mail bills for State taxes to tax-payers, No. 174; an act to amend and re-enact section 3 of an act entitled an act to create the city of Hopewell, in the county of Prince George; to provide temporary and permanent officers for its organization and management and to authorize the assessment and collection of revenue necessary for the permanent improvement and government of said city, approved February 26, 1916, No. 266; an act concerning the commissions of the treasurer of the county of Stafford, No. 313; an act to amend the charter of the town of Dillwyn and to submit to the qualified voters of Dillwyn, in the county of Buckingham, the question of repealing the charter

of said town. No. 412; an act to amend and re-enact sections 14 and 17 of an act entitled an act to provide a new charter for the town of Abingdon, Virginia, and to repeal all other acts with reference thereto, in effect January 22, 1900, as heretofore amended, No. 433; an act to amend an act entitled an act to provide a new charter for the town of Abingdon, Virginia, and to repeal all other acts with reference thereto, in effect January 22, 1900, as heretofore amended by adding a new section thereto, to be known as section 23, No. 434; an act to authorize the mayor and council of the city of Williamsburg to sell and make conveyance of certain lots of land owned by the said city, No. 437; an act to ratify, confirm and validate all elections, proceedings, acts or things, heretofore held, done and performed in the city of Norfolk in reference to authorizing and issuing by the city of Norfolk pursuant to chapter one hundred and twenty-two of the Code of Virginia of 1919, of thirty-year five per' centum bonds of the city of Norfolk for the aggregate principal amount of six million dollars for the purpose of enlarging and improving the water supply system of the city of Norfolk, No. 438; an act to authorize the chairman of the board of supervisors of Lunenburg county, who may be in office when this act takes effect, to sign certain minutes of the said board, No. 439; an act to authorize and empower the board of supervisors of Floyd county to borrow the sum of \$215,000.00 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in the magisterial districts of said county, No. 452; an act concerning depositories for the funds of Culpeper county and interest on such funds, No. 453; an act to amend and re-enact sections 1, 4, 7, 8, 9 and 11 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, and to add to said act two new sections, designated section 7-a and 13-a, No. 476; an act to authorize the circuit court of Prince George county, or the judge thereof in vacation, to appoint a special police force for said county, and to provide for the compensation of persons appointed as such special police force. No. 466; an act to appropriate certain sums of money from the Virginia State treasury in aid of duly organized Confederate memorial associations of this State, having in charge and that expend such money upon cemeteries containing the graves of Confederate soldiers or sailors, No. 402; an act authorizing the board of supervisors of Prince Edward county to levy a capitation tax for school and road

purposes. No. 408: an act to authorize the school board of Newsoms school district, No. 8, the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Newsoms. Virginia, for the said district, No. 409; an act to authorize the mayor and council of the city of Williamsburg, in the county of James City, State of Virginia, to borrow money, issue bonds therefor, for the purpose of completing a public school building, and providing for submission of the issuance of bonds for this purpose to the qualified voters of the said city, No. 436; an act to authorize the board of supervisors of the county of Dinwiddie to levy a special tax in Westboro and Darville precincts in said county for road improvements in said precinct, No. 444; an act to provide a road commission for Eastville magisterial district, in Northumberland county, and to repeal previous acts, No. 445; an act to amend and re-enact an act entitled an act to provide for opening and keeping in repair the public roads of Pulaski county, approved March 2, 1892, as amended and reenacted by an act approved February 27, 1896, as amended and reenacted by an act approved January 25, 1898, as amended and reenacted by an act approved March 6, 1900, as amended and reenacted by an act approved May 14, 1903, as amended and reenacted by an act approved March 14, 1908, No. 448; an act to authorize the county of Louisa to borrow money and issue bonds for a sum not exceeding two hundred thousand dollars (\$200,000), No. 455.

They have passed with substitutes House bills entitled an act to provide for the registration of voters in cities having a population of forty-five thousand or more, No. 260; and an act to create a sanitary district of Alexandria county; to provide for the appointment of the Arlington sanitary commission; to prescribe the powers and duties of said commission; to impose certain duties upon the board of supervisors; to authorize the levying of certain taxes by the board of supervisors, and the issuance of certain bonds upon certain conditions, No. 293.

They have passed, with amendments, House bills entitled an act to make it larceny to obtain, with fraudulent intent, money or other property or credit by means of a check, draft or order, and to make a failure to have no deposit, or to the credit of the maker or drawer thereof with the bank, person, firm or corporation on which such check, draft or order is drawn, sufficient funds to pay the same in full when presented prima facie evidence of fraudulent intent, No. 77; an act to amend and re-enact section 9 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended, No. 68; an act to amend and re-enact sections 3512 and 3529 of the Code of Virginia, No. 103; an act to amend and re-enact section 3780 of the Code of Virginia, relating to the amendment of charters of

corporations after organization, No. 125; an act to amend and reenact sections 2430 and 2431 of the Code of Virginia, No. 146; an act to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the city of Bristol and all powers heretofore or hereafter exercised by them, while in office, to be legal and valid, No. 93; an act to amend and re-enact an act entitled an act to provide for the protection of certain fur-bearing animals in the county of Loudoun, approved February 9, 1916, as amended by an act approved March 4, 1918, No. 162; an act to amend and reenact sections 87 and 111 of an act entitled an act to incorporate the town of Crewe, in Nottoway county, Virginia, approved March 20, 1916, No. 227; an act to amend and re-enact an act entitled an act to provide a new charter for the town of Front Royal, Warren county, Virginia, approved March 11, 1916, and to repeal all acts or parts of acts in conflict therewith, No. 250; an act to provide a charter and special form of government for the city of Hampton, and to repeal the existing charter of said city, formerly the town of Hampton, approved May 23, 1887, and the several acts amendatory thereof, approved, respectively, February 29, 1892; February 24, 1896; March 3, 1898; January 13, 1900; January 30, 1900; February 23, 1901; the two acts of May 15, 1903; March 2, 1914; March 9, 1916, and the act of December 26, 1903, which became a law without the Governor's signature; and all other acts and parts of acts inconsistent with this act so far as they relate to the city of Hampton, No. 268; an act to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving the public highways in Scottsville magisterial district and Charlottesville magisterial district of said county and to levy a special district tax in said districts to pay said bonds and the interest thereon, No. 290; an act to provide a new charter for the town of Narrows and to repeal all other acts and parts of acts in conflict with the provisions of this act, No. 297; an act to amend and re-enact an act entitled an act to authorize and empower the board of supervisors of Roanoke county to erect and maintain toll gates on the macadamized roads of said county, approved March 24, 1914, No. 333; an act to authorize the town council of Blackstone, in the county of Nottoway, to levy a special tax to equip and maintain a fire department, No. 362; an act to amend and re-enact sections 3481 and 3507 of the Code of Virginia, No. 102; an act to amend and re-enact section 26 of an act entitled an act to provide a new charter for the town of Gretna, Pittsylvania county, and to repeal all other acts inconsistent with this act, approved March 17, 1916, No. 265; an act to amend and re-enact sections 1, 3, 4, 5 and 6 of an act entitled an act to authorize and regulate the exchanges of certain classes of reciprocal and inter-insurance contracts among individuals, partnerships and corporations, empowering corporations generally to make such contracts, regulating process in suits on such contracts, and prescribing certain fees, taxes and licenses and penalty for violation, approved March 20, 1918, No. 140; an act to amend and re-enact section 2252 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 448 of the Code of Virginia (1887), as heretofore amended, in relation to commissioners of revenue, approved March 16, 1918, No. 169; an act for the protection of persons employed in the construction or repair of railroad cars or car trucks or similar equipment, No. 340; an act to amend and re-enact sections 54 and 70 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March 3, 1892, as heretofore amended, No. 352; an act to amend and re-enact an act entitled an act to empower the council of the town of Wakefield, in the county of Sussex. to issue and sell bonds to the amount of and not exceeding \$20,000.00. for the purpose of borrowing money to erect, equip and operate a plant for the manufacture, distribution and sale of electricity, or to contract for the manufacture of same: provided, that the quest on of such bond issue for the purpose named be first submitted to the qualified voters of said town, and to authorize said council to call an election for the submission of the same to the voters, approved February 10, 1920, No. 414; an act to authorize the mayor and council of the town of Bowling Green, in the county of Caroline, to issue bonds and borrow money for the purchase, or construction, and maintenance of lighting and water systems, or either, in said town, No. 441; an act to validate the issuance by the board of supervisors of the county of Cumberland of bonds in the sum of sixtyfour thousand one hundred and ninety-three dollars and twelve cents (\$64,193.12) for building and permanent improvement of certain public roads in Hamilton district of said county, pursuant to an election by the duly qualified voters of said district held on the 24th day of September, 1919, by virtue of an order of the circuit court of said county entered on the 25th day of August, 1919, and to provide for payment of interest on said bonds and to create a sinking fund for payment of the same. No. 443; an act to amend and re-enact sections 2 and 4 of an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair the public roads of Amherst county, as amended and re-enacted by an act approved March 2, 1898, and as further amended by an act approved March 15, 1904, which latter act was further amended by an act approved March 16, 1910, which said amendment and the amendment herein contained being for the purpose of authorizing the board of supervisors of said county to work and improve the public roads of said county, expend any surplus money on the roads and bridges of said county, and authorize the erection of toll gates on certain roads in said county for the purpose of raising revenue to maintain and build, macadamize and otherwise remanently improve roads in said county, approved February 20, 1912, as amended by an act approved March 16, 1916, approved February 28, 1918. No. 449; an act to authorize the town

of Coeburn, in the county of Wise, Virginia, to issue bonds not exceeding the sum of eighty thousand dollars, for the purpose of building and maintaining a sewerage and water system or either, as the council may determine; to allow the council of said town to issue said bonds if the same shall be authorized by a majority of the qualified voters, and to levy and collect a special tax to pay the interest thereon, and create a sinking fund for the redemption thereof at maturity, No. 351.

And they have passed Senate bill entitled an act to amend section 3738 of the Code of Virginia, No. 122. In which they request the concurrence of the House of Delegates.

Nos. 260, 293, 77, 68, 103, 125, 146, 93, 162, 227, 250, 268, 290, 297, 333, 362, 265, 140, 169, 340, 352, 414, 441, 443, 449, 351 House bills were on motions severally made, placed on the calendar.

No. 422. Senate bill was referred to the Committee on Appro-

priations.

No. 363. Senate bill to amend and re-enact section 4200 of the Code of Virginia; having been considered by the committee in session was reported from the Committee on Insurance and Banking.

No. 369. Senate bill to amend and re-enact sections 4898, 4927, 6000 and 6012 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee for Courts of Justice.

No. 307. Senate bill to amend and re-enact section 55 of chapter 388, Acts 1918, relating to fees of officers, and so forth, in connection with violations of the prohibition act, approved March 19, 1918; having been considered by the committee in session, was reported from the Committee on Finance.

No. 49. Senate bill to provide for the inspection of gasolene, naphtha, benzine, and other liquids and fluids used for heating and power purposes; having been considered by the committee in session, was reported from the Committee on General Laws. (With amendments. With recommendation that it do not pass.)

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 286. Senate bill to amend and re-enact section 5412 of the Code of Virginia.

No. 299. Senate bill to prohibit hunting or shooting of game birds, game and fur-bearing animals in Halifax county.

No. 370. Senate bill to amend and re-enact section 2217 of the Code of Virginia.

No. 393. Senate bill in relation to fishing in Middlesex or any other county.

No. 403. Senate bill to authorize the county of Greene to borrow money and issue bonds for a sum not exceeding twenty-five thousand dollars.

No. 409. Senate bill authorizing the city of Fredericksburg to

issue bonds to redeem what are known as bridge bonds becoming

due July, 1920.

No. 413. Senate bill to authorize the mayor and council of the town of Woodstock, in the county of Shenandoah, State of Virginia, to borrow money and issue bonds for the purpose of acquiring water, constructing and improving the water system of said town of Woodstock, and providing for the submission of the issuance of bonds for these purposes to the qualified voters of said town.

No. 414. Senate bill to amend and re-enact sections 7, 10 and 12 of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as here-

tofore amended.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Appropriations:

No. 398. Senate bill appropriating five hundred dollars to the Virginia State Library for the purpose of making a library survey of the State, and distributing certain books furnished by the Ameri-

can Library Association.

'No. 66. Senate bill to appropriate seven hundred and eleven dollars and twelve cents to reimburse Louis A. Heindl, Herbert W. Harris and Pembroke W. Taylor for expenditures made and bills incurred by them in the organization and recruiting of the Thirteenth Company, Virginia Coast Artillery, between the time of its organization and muster into the Federal service, on May 1, 1918.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Schools

and Colleges:

No. 406. Senate bill to authorize the school board of Winningham school district of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Crewe in said district, and to issue bonds therefor not to exceed the sum of ten thousand dollars in amount.

No. 394. Senate bill to authorize the school board of Drewryville school district, number eight, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Drewryville, Virginia, for

the said district.

No. 395. Senate bill to authorize the school board of Newsoms school district, number eight, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Newsoms, Virginia, for the said district.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 404. Senate bill to authorize and empower the board of supervisors of Greene county to issue bonds and raise money for the purpose of purchasing a county road team and building bridges.

No. 415. Senate bill to amend and re-enact section 3 of an act entitled an act to provide for the working of the public roads in the county of Charlotte, for the creation of district road boards in said county, and for the repeal of all acts in conflict therewith, approved March 20, 1916.

No. 424. Senate bill to authorize the board of supervisors of King and Queen county to borrow the sum of \$4,000.00, and issue bonds therefor, for the permanent improvement, repairing and construction of the roads and bridges in Buena Vista magisterial dis-

trict of said county.

No. 418. Senate bill to authorize the board of supervisors of Lee county to borrow money and issue bonds of said county, or any of the magisterial districts thereof, for a sum not exceeding \$50,000.00 for the purpose of rebuilding, repairing, improving and maintaining the public roads and bridges of said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of such bonds at maturity.

No. 423. Senate bill to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding three hun-

dred thousand dollars (\$300,000.00).

No. 411. Senate bill authorizing the boards of supervisors of Carroll and Grayson counties to enter into a contract in relation to the erection and maintenance of a certain bridge in Grayson county and authorizing the board of supervisors of Carroll county to appropriate money for the erection and maintenance of such bridge.

No. 421. Senate bill to authorize, empower and direct the board of supervisors of the county of Carroll to borrow money by the issuance of bonds for a sum not to exceed \$300,000.00 for the purpose of the building and permanent improvement of the roads and bridges in said county; prescribing how such bonds may be issued and disposed of; to create a county road board for the county of Carroll and to prescribe its powers and duties; also to provide how the funds realized from the sale of said bonds shall be disposed of.

No. 364. Senate bill to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district and road boards in each of the several magisterial districts of said county; to authorize the erection of toll gates and the collection of tolls upon certain public roads therein; and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; and to repeal all special acts heretofore enacted in reference to the public roads of said county; and to validate the official acts of certain officers under laws heretofore in effect in said county.

No. 407. Senate bill to provide for the construction, improve-

ment, care and maintenance of the public roads and bridges in the county of Wythe, and to repeal an act entitled an act to provide for the locating and opening of new roads, for the altering and discontinuing of any of the existing roads, for the working, improving and keeping the same in repair; and to provide a penalty for obstructing or injuring the roads and bridges in said county, and for repealing all former special road laws for the said county of

Wythe, approved March 14, 1918.

No. 412. Senate bill to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll to let to contract the roads of said county and levy a tax to keep same in proper repair, as amended by an act approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendent, clerk, duties of each, prescribing penalties, etc., and to repeal all special acts in conflict therewith.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 333. Senate bill to amend and re-enact an act entitled an act to incorporate the Eastern Shore Protective Association of Virginia, approved March 5, 1894. (With amendments.)

No. 349. Senate bill in relation to the compensation of supervisors of Accomac county and the clerk of the board of supervisors.

(With amendments.)

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 203. Senate bill to amend and re-enact section 9 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903.

No. 399. Senate bill to impose a license tax on pistols and revolvers, and regulating the sale thereof and of ammunition therefor.

No. 326. Senate bill to amend and re-enact section 2410 of the

Code of Virginia.

No. 17. Senate joint resolution proposing amendment to section 132 of the Constitution of Virginia; having been considered by the committee in session, was reported from the Committee on Schools and Colleges.

No. 14. Joint resolution proposing amendment to section 196 of the Constitution of Virginia; having been considered by the committee in session, was reported from the Committee for Courts of

Justice.

No. 6. Senate joint resolution proposing amendment to section 170 of the Constitution of Virginia; having been considered by the committee in session, was reported from the Committee on Finance.

THE SPEAKER laid before the House the following communication from the Governor:

COMMONWEALTH OF VIRGINIA,
GOVERNOR'S OFFICE.
RICHMOND, March 11, 1920.

Gentlemen of the General Assembly:

The budget which was submitted to you provided for appropriations for the two years of the 1920-1922 biennium amounting to \$22,143,546.70, therein making most generous provision for roads and schools without additional taxation. The appropriation bill (House Bill No. 318) as passed by the General Assembly makes appropriations for the ensuing two years amounting to a total of \$22,495,642.30.

The Auditor of Public Accounts has submitted an increased estimate of State revenue, including the unappropriated balance in the treasury on March 1, 1920, for the 1920-1922 blennial period, amounting to a total of \$22,838,883.92 which greatly increases the estimate had of him upon which the budget, in its preparation, was based. Accepting this new estimate of revenue, your appropriation bill of \$22,495,642.30 is within the estimated revenues of the State for the next two years.

In 1918 I insisted upon a reduction of the appropriations made by the General Assembly because they exceeded the estimated revenues of the State by \$1,238,286 and this action of mine was justified, as the actual balance in the treasury on October 1, 1919, after having reduced the proposed appropriation bill at that time by \$1,017,000, was \$212.728.91. Without such reduction there would have been a large deficit, because the emergency appropriations made at the extra session in August, 1919, could not be paid until the revenues for this year were collected.

In view of the fact that the appropriation bill which has just come to me from you, is within the revenue of the State, as now estimated by the Auditor of Public Accounts, I feel that I should accept it, although I am trank to say that I am not in accord with many of the increases made therein over my budget recommendations. I have, however, notwithstanding my objections, approved House Bill No. 318.

After deducting the amount of your appropriation bill, there will remain, according to the estimate of the Auditor of Public Accounts, subject to special appropriation at this session of the General Assembly, without taking into consideration the fact that a reasonable working balance should be maintained in the treasury, the sum of \$343,241.62—all that will be available for the ensuing two years.

In considering further appropriations for special purposes I must request that you bear in mind the fact that there will be a very small balance in the treasury after providing for the appropriation bill, and that legislation carrying appropriations may be so ordered and restrained that proposed expenditures will not exceed the estimated revenue of the State.

You are to be congratulated that through untiring effort you have successfully inaugurated the budget system in Virginia and have placed the affairs of the Commonwealth upon a business basis. I am deeply appreciative of the spirit of co-operation that has characterized your work with me in this great undertaking, now happily concluded.

WESTMORELAND DAVIS,
Governor.

A message was received from the Senate, by Mr. Cannon, who informed the House that the Senate had agreed to the following

Senate joint resolution:

Whereas, during the present session of the General Assembly James J. Walsh has rendered extra and efficient service to the Senate Committee of Finance and to the House Committee on Appropriations, and to the several conferences of the committee on House bill No. 318,

Therefore, be it resolved by the Senate, the House of Delegates concurring, That the sum of fifty dollars be and it is hereby appropriated to the said James J. Walsh in equal proportions to be paid out of the contingent fund of the Senate and House of Delegates, respectively. In which they request the concurrence of the House.

The resolution was agreed to.

Ordered that Mr. Brown of Roanoke county inform the Senate.

A message was received from the Senate, by Mr. West, who informed the House that the Senate had agreed to Senate joint resolution requesting the Industrial Commission of Virginia to obtain certain data relating to certain boilers, as follows:

Whereas, there have been introduced from time to time in the General Assembly of Virginia bills relating to steam boilers and the

inspection of the same; and

Whereas, the General Assembly has had no data on which to base its judgment as to the necessity or propriety of legislation of the

character mentioned; now, therefore,

Be it resolved by the Senate, the House of Delegates concurring, That the Industrial Commission of Virginia be, and it is hereby, requested to ascertain as near as practicable the number of stationary and portable boilers located in this State used for generating steam for power purposes, except portable saw mill boilers, boilers under the jurisdiction of the United States, railroad locomotive boilers and boilers not exceeding five horsepower; also the number of such boilers which are insured; reporting to the General Assembly at its session of nineteen hundred and twenty-two this and other such information as may be deemed by it desirable as data on which to base legislation relating to boilers. In which they request the concurrence of the House.

The resolution was agreed to.

Ordered that Mr. DEANS inform the Senate.

A message was received from the Senate, by Mr. MILLER, who informed the House that the Senate had agreed to the following joint resolution:

Resolved by the Senate, the House of Delegates concurring, That permission be and the same is hereby given for the introduction and consideration of a bill to authorize the school board of Madison magisterial district, No. 1, of the county of Orange, Virginia, to borrow money for the purpose of school improvements in said district,

and to issue bonds therefor, not to exceed the sum of \$20,000.00 in amount. In which they request the concurrence of the House.

The resolution was agreed to.

Ordered that Mr. EWELL inform the Senate.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 363. Senate bill to aemnd and re-enact section 4200 of the Code of Virginia.

No. 369. Senate bill to amend and re-enact sections 4898, 4927,

6000 and 6012 of the Code of Virginia.

No. 307. Senate bill to amend and re-enact section 55 of chapter 388, Acts 1918, relating to fees of officers, and so forth, in connection with violations of the prohibition act, approved March 19, 1918.

No. 49. Senate bill to provide for the inspection of gasolene, naphtha, benzine and other liquids and fluids used for heating and power purposes.

No. 236. Senate bill to amend and re-enact section 5412 of the

Code of Virginia.

No. 299. Senate bill to prohibit hunting or shooting of game birds, game, and fur-bearing animals in Halifax county.

No. 370. Senate bill to amend and re-enact section 2217 of the

Code of Virginia.

No. 393. Senate bill in relation to fishing in Middlesex or any

other county.

No. 403. Senate bill to authorize the county of Greene to borrow money and issue bonds for a sum not exceeding twenty-five thousand dollars.

No. 409. Senate bill authorizing the city of Fredericksburg to issue bonds to redeem what are known as bridge bonds becoming

due July, 1920.

No. 413. Senate bill to authorize the mayor and council of the town of Woodstock, in the county of Shenandoah, State of Virginia, to borrow money and issue bonds for the purpose of acquiring water, constructing and improving the water system of said town of Woodstock, and providing for the submission of the issuance of bonds for these purposes to the qualified voters of said town.

No. 414. Senate bill to amend and re-enact sections 7, 10 and 12 of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as here-

tofore amended.

No. 398. Senate bill appropriating five hundred dollars to the Virginia State Library for the purpose of making a library survey of the State, and distributing certain books furnished by the American Library Association.

No. 66. Senate bill to appropriate seven hundred and eleven dol-

lars and twelve cents to reimburse Louis A. Heindl, Herbert W. Harris and Pembroke W. Taylor for expenditures made and bills incurred by them in the organization and recruiting of the Thirteenth Company. Virginia Coast Artillery, between the time of its organization and muster into the Federal service, on May 1, 1918.

No. 406. Senate bill to authorize the school board of Winningham school district, of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Crewe in said district, and to issue bonds therefor not to exceed the sum

of ten thousand dollars in amount.

No. 394. Senate bill to authorize the school board of Drewryville school district, number eight, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Drewryville, Virginia, for the said district.

No. 395. Senate bill to authorize the school board of Newsoms school district, number eight, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Newsoms, Virginia, for the said district.

No. 404. Senate bill to authorize and empower the board of supervisors of Greene county to issue bonds and raise money for the purpose of purchasing a county road team and building bridges.

No. 415. Senate bill to amend and resenant section 3 of an act entitled an act to provide for the working of the public roads in the county of Charlotte, for the creation of district road boards in said county, and for the repeal of all acts in conflict therewith, approved March 20, 1916.

No. 424. Senate bill to authorize the board of supervisors of King and Queen county to borrow the sum of \$4,000.00, and issue bonds therefor, for the permanent improvement, repairing and construction of the roads and bridges in Buena Vista magisterial district

of said county.

No. 418. Senate bill to authorize the board of supervisors of Lee county to borrow money and issue bonds of said county, or any of the magisterial ditsricts thereof, for a sum not exceeding \$50,000.00 for the purpose of rebuilding, repairing, improving and maintaining the public roads and bridges of said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of such bonds at maturity.

No. 423. Senate bill to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding three hun-

dred thousand dollars (\$30,000.00).

No. 411. Senate bill authorizing the boards of supervisors of Carroll and Grayson counties to enter into a contract in relation to the erection and maintenance of a certain bridge in Grayson county, and authorizing the board of supervisors of Carroll county to appropriate money for the erection and maintenance of such bridge.



No. 421. Senate bill to authorize, empower and direct the board of supervisors of the county of Carroll to borrow money by the issuance of bonds for a sum not to exceed \$300,000.00 for the purpose of the building and permanent improvement of the roads and bridges in said county; prescribing how such bonds may be issued and disposed of; to create a county road board for the county of Carroll and to prescribe its powers and duties; also to provide how the funds realized from the sale of said bonds shall be disposed of.

No. 364. Senate bill to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county; to authorize the erection of toll gates and the collection of tolls upon certain public roads therein; and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; and to repeal all special acts heretofore enacted in reference to the public roads of said county; and to validate the official acts of certain officers under laws heretofore in effect in said county.

No. 407. Senate bill to provide for the construction, improvement, care and maintenance of the public roads and bridges in the county of Wythe, and to repeal an act entitled an act to provide for the locating and opening of new roads, for the altering and discontinuing of any of the existing roads, for the working, improving and keeping the same in repair; and to provide for the erection and maintenance of bridges in the county of Wythe; and to provide a penalty for obstructing or injuring the roads and bridges in said county, and for repealing all former special road laws for the said

county of Wythe, approved March 14, 1918.

No. 412. Senate bill to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll, to let to contract the roads of said county, and levy a tax to keep same in proper repair, as amended by an act, approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendent, clerk, duties of each, prescribing penalties, etc., and to repeal all special acts in conflict therewith.

No. 333. Senate bill to amend and re-enact an act entitled an act to incorporate the Eastern Shore Protective Association of Virginia, approved March 5, 1894.

No. 349. Senate bill in relation to the compensation of supervisors of Accomac county and the clerk of the board of supervisors.

No. 203. Senate bill to amend and re-enact section 9 of an act entitled an act to raise revenue for the support of the government

and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903.

No. 399. Senate bill to impose a license tax on pistols and revolvers, and regulating the sale thereof and of ammunition therefor.

No. 326. Senate bill to amend and re-enact section 2410 of the Code of Virginia.

The amendments proposed by the Senate to the following House

bills were agreed to:

No. 268. House bill to provide a charter and special form of government for the city of Hampton, and to repeal the existing charter of said city, formerly the town of Hampton, approved May 23, 1887, and the several acts amendatory thereof, approved, respectively, February 29, 1892; February 24, 1896; March 3, 1898; January 13, 1900; January 30, 1900; February 23, 1901, the two acts of May 15, 1903; March 2, 1914; March 9, 1916, and the act of December 26, 1903, which became a law without the Governor's signature; and all other acts and parts of acts inconsistent with this act so far as they relate to the city of Hampton—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 93. House bill to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the city of Bristol and all powers heretofore or hereafter exercised by them, while in office, to be legal and valid—veas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flansgan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 293. House bill to create a sanitary district of Alexandria county; to provide for the appointment of the Arlington sanitary commission; to prescribe the powers and duties of said commission; to impose certain duties upon the board of supervisors; to authorize the levying of certain taxes by the board of supervisors, and the issuance of certain bonds upon certain conditions—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 77. House bill to make it larceny to obtain, with fraudulent intent, money or other property or credit by means of a check, draft or order, and to make a failure to have on deposit, or to the credit of the maker or drawer thereof with the bank, person, firm or corporation on which such check, draft or order is drawn, sufficient funds to pay the same in full when presented prima facie evidence of fraudulent intent—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Roschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—S1.

No. 68. House bill to amend and re-enact section 9 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter,

Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—Sl.

No. 103. House bill to amend and re-enact sections 3512 and 3529 of the Code of Virginia—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Bolton. Bondurant, Boothe. Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flansgan. Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green. Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham. Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 125. House bill to amend and re-enact section 3780 of the Code of Virginia, relating to the amendment of charters of corporations after organization—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 162. House bill to amend and re-enact an act entitled an act to provide for the protection of certain fur-bearing animals in the county of Loudoun, approved February 9, 1916, as amended by an act approved March 4, 1918—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Bolton. Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flansgan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordou, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 227. House bill to amend and re-enact sections 87 and 111 of an act entitled an act to incorporate the town of Crewe, in Nottoway county, Virginia, approved March 20, 1916—yeas, 81; nays, 0. The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Laughorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 250. House bill to amend and re-enact an act entitled an act to provide a new charter for the town of Front Royal, Warren county, Virginia, approved March 11, 1916, and to repeal all acts or parts of acts in conflict therewith—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81

No. 290. House bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving the public highways in Scottsville magisterial district and Charlottesville magisterial district of said county and to levy a special district tax in said districts to pay said bonds and the interest thereon—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snitlow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 297. House bill to provide a new charter for the town of Narrows and to repeal all other acts and parts of acts in conflict with the provisions of this act—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Bolton. Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce. Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 333. House bill to amend and re-enact an act entitled an act to authorize and empower the board of supervisors of Roanoke county to erect and maintain toll gates on the macadamized roads of said county, approved March 24, 1914—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Bolton. Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 362. House bill to authorize the town council of Blackstone, in the county of Nottoway, to levy a special tax to equip and maintain a fire department—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 102. House bill to amend and re-enact sections 3481 and 3507 of the Code of Virginia--veas, 81; navs, 0.

3507 of the Code of Virginia--yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Bolton, Bondurant, Boothe, Roschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 265. House bill to amend and re-enact section 26 of an act entitled an act to provide a new charter for the town of Gretna, Pittsylvania county, and to repeal all other acts inconsistent with this act, approved March 17, 1916—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 140. House bill to amend and re-enact sections 1, 3, 4, 5 and 6 of an act entitled an act to authorize and regulate the exchanges of certain classes of reciprocal and inter-insurance contracts among individuals, partnerships and corporations, empowering corporations generally to make such contracts, regulating process in suits on such contracts, and prescribing certain fees, taxes and licenses and penalty for violation, approved March 20, 1918—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 169. House bill to amend and re-enact section 2252 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 448 of the Code of Virginia (1887), as heretofore

amended, in relation to commissioners of revenue, approved March 16, 1915—yeas, 51; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Mestro. Anderson. Barnes. Bolton. Bondurant, Boothe. Bouchen. Bostina. Bostina. Brown. J. Sinclair. Brown. Mayo C., Buntin, Carter. Chane, Clerry. Commins, Crockett, Deans, Dickerson. Diggs, Dodon. Ewell, Flansgan. Fuller, E. R., Fuller, R. H., Fulton, Garber. Gibson, Gilpin, Gordon, Gray. Green. Groome. Guerrant. Haddon, Henley, Hicks. W. F., Horsley. Hunter, Hurt. Hutcheson. Hyatt. Jesse, Joyce. Langhorne, Massey. McNutt, Moffett. Noland. Nottingham. Owen, Ozlin. Padgett, Powers, Price. Prince. Ramney. Robert son. Robinson, Rodgers, Ruebush. Shelton. Smith, E. Hugh, Smith, Horsee L., Smith, L. F., Snead, Suidow. Stephenson. Story, Stuart, Tabb, Taylor. Templeton. Wallace, Warren. Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—11.

No. 340. House bill for the protection of persons employed in the construction or repair of railroad cars or car trucks or similar equipment—yeas, 81: navs. 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messers. Anderson. Barnes. Bolton. Bondurant, Boothe, Boschen. Bosman, Bowles. Brown. J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs. Dodson, Ewell, Flansgan, Fuller, E. R., Fuller, R. H., Fullon, Garber, Gilson, Gilpin, Gordon, Gray, Green. Gruome, Guerrant, Haddon, Henley. Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Bodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—51.

No. 352. House bill to amend and re-enact sections 54 and 70 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March 3, 1892, as heretofore amended—yeas, 81: nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes. Bolton. Bondurant, Boothe. Boschen, Bosman, Bowles. Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry. Commins. Crockett, Deans. Dickerson. Diggs. Dodson. Ewell. Flanagan. Fuller, E. R., Fuller, R. H., Fulton, Garber. Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant. Haddon. Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson. Hyatt, Jesse, Joyce, Langhorne. Massey, McNutt, Moffett, Noland, Nottingham, Owen. Ozlin, Padgett. Powers, Price. Prince, Ramsey. Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson. Story, Stuart. Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 414. House bill to amend and re-enact an act entitled an act to empower the council of the town of Wakefield, in the county of Sussex, to issue and sell bonds to the amount of and not exceeding \$20,000.00, for the purpose of borrowing money to erect, equip and operate a plant for the manufacture, distribution and sale of elec-

tricity, or to contract for the manufacture of same; provided, that the question of such bond issue for the purpose named to be first submitted to the qualified voters of said town, and to authorize said council to call an election for the submission of the same to the voters, approved February 10, 1920—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt. Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 441. House bill to authorize the mayor and council of the town of Bowling Green, in the county of Caroline, to issue bonds and borrow money for the purchase, or construction, and maintenance of lighting and water systems, or either, in said town—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman. Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 443. House bill to validate the issuance by the board of supervisors of the county of Cumberland of bonds in the sum of sixty-four thousand one hundred and ninety-three dollars and twelve cents (\$64.193.12) for building and permanent improvement of certain public roads in Hamilton district of said county, pursuant to an election by the duly qualified voters of said district held on the twenty-fourth day of September, nineteen hundred and nineteen, by virtue of an order of the circuit court of said county entered on the twenty-fifth day of August, nineteen hundred and nineteen, and to provide for payment of interest on said bonds and to create a sinking fund for payment of same—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flana-

gan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 449. House bill to amend and re-enact sections two and four of an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair the public roads of Amherst county, as amended and re-enacted by an act approved March 2, 1898, and as further amended by an act approved March 15, 1904, which latter act was further amended by an act approved March 16, 1910, which said amendment and the amendment herein contained being for the purpose of authorizing the board of supervisors of said county to work and improve the public roads of said county, expend any surplus money on the roads and bridges of said county, and authorize the erection of toll gates on certain roads in said county for the purpose of raising revenue to maintain and build, macadamize and otherwise permanently improve roads in said county, approved February 20, 1912, as amended by an act approved March 16, 1916, approved February 28, 1918—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 351. House bill to authorize the town of Coeburn, in the county of Wise, Virginia, to issue bonds not exceeding the sum of eighty thousand dollars, for the purpose of building and maintaining a sewerage and water system or either, as the council may determine; to allow the council of said town to issue said bonds if the same shall be authorized by a majority of the qualified voters, and to levy and collect a special tax to pay the interest thereon, and create a sinking fund for the redemption thereof at maturity—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Bolton. Bondurant, Boothe, Boschen, Bosman, Bowles. Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flana-

gan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren. Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

No. 260. House bill to provide for the registration of voters in cities having a population of seventy thousand or more; came up.

Mr. Price moved to amend the amendment proposed by the Senate by adding a separate section as follows: "An emergency existing, this act shall be in force from its passage"; which was agreed to.

The amendments proposed by the Senate, as amended, were

agreed to—yeas, 66; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair. Brown, Mayo C., Carter, Chase, Cherry, Commins, Deans, Dickerson, Diggs, Dodson, Felts, Fuller, E. R., Fuller, R. H., Gatewood, Gibson, Gilpin, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Henley, Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, McNutt, Moffett, Nottingham, Price, Ramsey, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—66.

Motions severally made to reconsider the votes by which the amendments proposed by the Senate to Nos. 268, 93, 293, 77, 68, 103, 125, 162, 227, 250, 290, 297, 333, 362, 102, 265, 140, 169, 340, 352, 414, 441, 443, 449, 351 and 260 House bills were agreed to were rejected.

The following Senate bills were read at length a third time and passed:

No. 240. Senate bill to amend and re-enact section 3434 of the

Code of Virginia—yeas, 83; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Crockett. Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gibson, Gilpin, Gordon, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsey, Hundley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorme, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Wilcox, Wilkins, Young, Mr. Speaker—83.

No. 251. Senate bill to provide for the enumeration of the veterans of the Confederate army and navy—yeas, 81; nays, 1.



The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman. Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Diggs, Dillard, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson. Gilpin, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley. Hicks. W. F., Horsley, Hundley. Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Norris, Nottingham, Omps, Owen, Ozlin, Baddert, Blets, Belling, B Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—81.

NAY-Mr. Gordon-1.

Senate bill to amend and re-enact section 5106 of the No. 121.

Code of Virginia; came up.

Mr. Hall moved to amend as follows: After the word "State" insert comma and add "except where it is alleged in said bill that such certified copy cannot be obtained"; which was agreed to.

The amendment being presently engrossed, the bill was read at

length a third time and passed—yeas, 61; nays, 9.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bondurant, Boothe, Bosman, Bowles, Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Dickerson, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gilpin, Gray, Green, Groome, Guerrant, Hall, Henley, Hicks, W. F., Hunter, Hurt, Hutcheson, Hyatt, Joyce, McNutt. Moffett, Nottingham, Omps. Padgett, Price, Robertson, Robinson, Ruebush, Shepherd, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wilcox. Wilkins. Williams, Willis, Mr. Speaker—61.
NAYS—Messrs. Brown, J. Sinclair, Brown, Mayo C., Carpenter, Jesse, Noland, Sinclair, Wallace. Warren, Young—9.

No. 67. Senate bill to provide for public health nursing, health examinations and physical education of school children, and to make an appropriation therefor, also to repeal an act entitled an act to provide for public health nursing and medical inspection and health inspection of school children, approved March 15, 1918; came up.

MR. DEANS moved to amend title as follows: Strike out the words "to make an appropriation therefor, also"; which was

agreed to.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 53; nays, 35.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Bolton, Bondurant, Boschen, Bosman. Bowles, Brown, J. Sinclair, Buntin, Cherry, Deans, Diggs, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gilpin, Gray, Groome, Haddon, Hicks, E. A., Horsley, Hundley, Hunter, Hutcheson, Hyatt, Jesse, Langhorne, McNutt, Moffett, Nottingham, Ozlin, Padgett, Pitts, Price, Prince, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Horace L., Smith, L. F., Snead, Story, Taylor, Templeton. Wilcox, Wilkins, Williams, Willis, Mr. Speaker-53.

Nays-Messrs, Barnes, Blair, Boothe, Brown, Mayo C., Carpenter, Carter, Chase, Commins, Crockett, Dickerson, Dillard, Felts, Flanagan, Gatewood, Gordon, Green, Guerrant, Hicks, W. F., Hurt Joyce, Massey, Noland, Omps, Owen, Powers, Robinson, Sinclair, Smith, E. Hugh, Snidow, Stephenson, Stuart, Tabb, Warren, Watts, Young—35.

No. 134. Senate bill to amend and re-enact section 211/2 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband. and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeal of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and ines from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918; came up.

Mr. JOYCE moved to amend as follows: Add at end of bill the words "provided that rewards paid under the provisions of this act shall be paid out of the treasury of the county or city in which such distilleries are caught or such intoxicating liquors are seized"; which

was rejected.

Mr. Hall moved severally to amend as follows:

Page 6, line 70, strike out twenty-five dollars and insert \$10.00.

Page 6, line 72, strike out two dollars and fifty cents and insert \$1.00.

Page 7, line 76, strike out five dollars and insert \$2.50. Which were severally rejected.

The bill was read at length a third time and passed—yeas, 74; navs, 10.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Carter, Commins, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Guerrant, Haddon, Hicks, E. A., Hundley, Hurt, Hutcheson, Hyatt, Langhorne, McNutt, Moffett, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ram

sey, Robertson, Robinson, Rodgers, Ruebush, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Watts, Wilcox, Wilkins, Williams, Young, Mr. Speaker-74.

NAYS-Messrs. Chase, Cherry, Green, Hall, Hunter, Jesse, Joyce, Noland,

Snidow, Willis-10.

No. 116. Senate bill to amend and re-enact sections 2337 and

2349 of the Code of Virginia; came up.

Mr. Gibson moved to amend section 2337, page 2, line 12, as follows: After the word "reasonable" insert a period and strike out balance of section; which was rejected.

Mr. Gibson moved to amend as follows: Section 2349, page 2, line 4, after the word "of" strike out the word "five" and insert "four"; which was rejected.

The bill was read at length a third time and passed—yeas, 68;

navs, 17.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bondurant, Boschen, Bosman, Bowles, Brown, J. Sinclair, Buntin, Chase, Cherry, Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gilpin, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Horsley, Hundley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Moffett, Noland, Norris, Omps, Owen, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith Horace L., Snead, Stephenson, Stuart, Templeton, Warren, Wilcox, Wilkins, Willis, Mr. Speaker-68.

NAYS-Messrs. Boothe, Carpenter, Carter, Dillard, Garber, Gibson, Gordon, Hicks, E. A., Massey, McNutt, Robinson, Ruebush, Smith, E. Hugh, Tabb,

Wallace, Williams, Young-17.

Motions severally made to reconsider the votes by which Nos. 121, 67, 134, 240, 251 and 116 Senate bills were passed were rejected.

The hour of 2 o'clock P. M. having arrived, the chair was vacated until 4 o'clock P. M.

THURSDAY, March 11th—Afternoon Session.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

The following Senate bills were read at length a second time:

No. 87. Senate bill to amend and re-enact section 853 of the Code of Virginia, and to repeal sections 926, 927, 928, 929 and 930 of the Code of Virginia.

No. 245. Senate bill to amend and re-enact section 2144 of the

Code of Virginia.

No. 175. Senate bill concerning the appointment of commissioners on uniform State laws, the payment of their expenses, the support of the national conference thereof, and to make uniform the law with reference thereto.

No. 343. Senate bill concerning trustees, their qualifications, sales made by trustees under order or decree of court, their compensation in such cases.

No. 264. Senate bill to amend and re-enact section 1810 of the

Code of Virginia.

No. 306. Senate bill to amend and re-enact section 4676 of the Code of Virginia.

No. 176. Senate bill to make uniform the law of transfers of

shares of stock in corporations.

No. 295. Senate bill to amend section 109 of the Code of Virginia, in reference to lists of all persons who have paid their State poll taxes to be made by treasurer, and defining the duties of the clerk and the sheriff in reference thereto.

No. 155. Senate bill to erect a library building and auditorium as a memorial to the soldiers, sailors, marines and women who served in the world war, and to appropriate money therefor; to dedicate as and for public streets and highways upon certain conditions a strip of land fifteen feet in width lying on the southern side of the Capitol Square in the city of Richmond, needed by the city of Richmond for the widening of Bank street. To allow the library board to borrow money, issue bonds therefor and secure the same; and to allow the State Board of Education, from time to time, to invest the cash in hand of the literary fund in said bonds.

No. 132. Senate bill to appropriate thirty thousand dollars to the State Board of Health to purchase a building for the orthopedic hospital for the treatment of crippled and deformed children, estab-

lished under an act approved February 16, 1918.

No. 100. Senate bill to appropriate \$10,000.00 to the Association for the Preservation of Virginia Antiquities, to be used solely for the restoration and preservation of grounds and buildings at Jamestown Island.

No. 16. Senate bill to appropriate \$10,000.00 to the Matthew Fontaine Maury Association for the purpose of aiding in the erection of a monument, to request the Governor to designate Matthew Fontaine Maury Monument Day; and to provide for calling on the people of Virginia for contributions.

No. 13. Senate bill for the relief of W. J. Whitehurst.

No. 319. Senate bill to amend and re-enact an act entitled an act to provide a cottage at Catawba sanatorium for tubercular teachers, approved March 14, 1918.

No. 241. Senate bill to amend and re-enact section 3437 of the

Code of Virginia.

No. 89. Senate bill to appropriate the sum of forty thousand dollars for the erection of a fireproof building in the Capitol Square, at Richomnd, for the safekeeping of State archives.

No. 214. Senate bill to amend and re-enact section 4211 of the

Code of Virginia.



No. 374. Senate bill to amend and re-enact section 4204 of the Code of Virginia.

No. 148. Senate bill to provide for the acquisition, manufacture, sale and distribution by the Commonwealth of whiskey, brandy and wine for medicinal purposes.

The following Senate bills were read at length a third time and passed:

No. 387. Senate bill to amend and re-enact sections 1362, 1363,

1364 and 1365 of the Code of Virginia—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Brown, Mayo C., Buntin. Carpenter, Carter, Chase, Commins, Copp. Crockett, Dickerson, Diggs, Dodson, Ewell, Felts, Flanagan, Fuller, E. K., Fuller, R. H., Fulton, Gatewood, Gibson, Gilpin, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, Moffett, Noland, Nottingham, Omps. Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

No. 260. Senate bill to amend and re-enact section 3918 of the Code of Virginia—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Brown, Mayo C., Buntin, Carpenter, Carter, Chase. Commins, Copp, Crockett, Dickerson, Diggs. Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gilpin, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush. Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Suidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

No. 389. Senate bill to confer on circuit courts of counties jurisdiction to amend legislative charters of towns—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp. Crockett, Dickerson, Diggs. Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gilpin, Gray, Green, Groome, Guerrant, Haddon, Hall, Heuley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

No. 402. Senate bill to amend and re-enact section 4853 of the Code in relation to grand juries—yeas, 79; nays, 0.

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The vote required by the Constitution, this being an emergency act, was recorded as follows:

Yeas—Messrs. Barnes, Blair, Bolton, Bondurant, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Crockett, Dickerson, Diggs, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gilpin, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

No. 375. Senate bill to amend and re-enact sections 5986 and 5988 of the Code of Virginia, as amended by an act approved January 29, 1920—yeas, 79; nays, 0.

The vote required by the Constitution, this being an emergency.

act, was recorded as follows:

YEAS—Messrs. Barnes. Blair, Bolton, Bondurant, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Crockett, Dickerson, Diggs. Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gilpin, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, Monett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

No. 327. Senate bill to amend and re-enact an act entitled an act to incorporate the town of Fairfax, in the county of Fairfax, approved February 16, 1892, as amended and re-enacted by an act approved March 14, 1908, (which latter act amended and re-enacted sections 2, 3, 4, 5, 7, 8, 10, 11 and 12, and added to the original sections 13, 14, 15 and 16)—yeas 79; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Crockett, Dickerson, Diggs, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gilpin, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

No. 420. Senate bill to authorize the mayor and council of the town of Clarksville, in the county of Mecklenburg, to issue bonds and borrow money for the purpose of constructing, improving and maintaining the roads and streets of said town—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp. Crockett, Dickerson, Diggs, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gilpin, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

No. 28. Senate bill to provide for the conveyance by the Negro Reformatory Association of Virginia of its property, real and personal, located in the county of Hanover, to the State of Virginia, that the State may assume control, operation and management of the same in accordance with the provisions of the charter of said association—yeas, 79; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

Yeas—Messrs. Barnes, Blair, Bolton, Bondurant, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Crockett, Dickerson, Diggs, Dodson, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gibson, Gilpin, Gray, Green, Groome, Guerrant, Haddon, Hall; Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, Moffett, Noland, Nottingham, Omps. Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—79.

No. 239. Senate bill to amend and re-enact sections two and nine of an act entitled an act to provide for the recordation of titles to motor vehicles and the identification of the same; to regulate the purchase, sale, storage and repair of motor vehicles; declaring the theft of motor vehicles to be a felony and to prescribe penalties for violations of the act—yeas, 56; nays, 13.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boschen, Brown, Mayo C., Carpenter, Carter, Commins, Crockett. Dickerson, Dillard, Dodson, Ewell, Felts, Fuller, E. R., Garber, Gatewood, Gibson, Gordon, Groome, Guerrant, Haddon, Hall, Henley, Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Pitts, Price, Rodgers, Ruebush, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Stephenson, Story, Stuart, Taylor, Warren, Wilcox, Wilkins, Mr. Speaker—50.

NAYS—Messrs. Anderson, Barnes, Chase, Commins, Flanagan, Gray, Hicks,

E. A., Hicks, W. F., Norris, Padgett, Prince, Robinson, Snidow-13.

No. 195. Senate bill to amend and re-enact section 4193 of the Code of Virginia; came up.

Mr. Gordon moved to amend the bill as follows: Line 2, strike

out "five thousand" and insert in lieu thereof the words "forty-five hundred"; which was agreed to.

The amendment being presently engrossed, the bill was read at

length a third time and passed—yeas, 78; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Gatewood, Gray, Groome, Guerrant, Haddon, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Padgett, Pitts, Powers, Prince, Ramsey, Rew, Robertson, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Willis, Young, Mr. Speaker-78.

NAYS-Messrs. Hall, Hurt, Williams-5.

Motions severally made to reconsider the votes by which Nos. 387, 260, 389, 402, 375, 327, 420, 28, 239 and 195 Senate bills were passed were rejected.

No. 291. Senate bill providing for certifying questions arising in practice to the Supreme Court of Appeals of Virginia, and for stay of proceedings until such questions shall have been answered;

came up.

Mr. Dillard moved to amend lines 5 and 6 by striking out the words "may in the discretion of the court in which it arises and"; which was agreed to.

The amendment being presently engrossed, the bill was read at

length a third time and rejected—yeas, 42; nays, 42.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Barnes, Blair, Boschen, Bowles, Buntin, Carpenter, Carter, Cherry, Commins, Fuller, E. R., Gatewood, Gilpin, Gordon, Gray, Guerrant, Haddon, Henley, Hundley, Hunter, Jesse, McNutt, Moffett. Norris, Nottingham, Omps, Pitts. Powers, Ramsey, Rew. Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Stuart, Tabb, Warren, Wilcox, Wilkins, Williams, Willis, Young-12.

NAYS-Messrs. Bolton, Bondurant, Brown, Mayo C., Chase, Copp, Deans, Dickerson, Diggs, Dillard, Dodson, Ewell, Felts, Flanagan, Fuller, R. H., Fulton, Garber, Hicks, E. A., Hicks, W. F., Horsley, Hyatt, Joyce, Massey, Noland, Owen, Ozlin, Padgett, Price, Prince, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Horace L., Snidow, Stephenson, Story, Taylor, Templeton, Watts, Mr. Speaker-42.

Mr. Brown of Lynchburg moved to reconsider the vote by which the bill was rejected, which was agreed to.

The question being "Shall the bill pass?" was put and decided in the negative—yeas, 42; nays, 42.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Boschen, Bowles, Carpenter, Cherry, Commins, Diggs, Dodson, Fuller, E. R., Gatewood, Gilpin, Gordon, Groome, Guerrant, Haddon, Hall, Henley, Hundley, Jesse, Langhorne, McNutt,

Norris, Nottingham, Omps. Pitts, Powers, Rew. Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Stuart, Tabb, Warren, Wilcox, Wilkins, Williams, Willis, Young—42.

NAYS—Messrs. Bolton, Bondurant, Boothe, Brown, Mayo C., Carter, Chase, Copp, Crockett, Deans, Dickerson, Dillard, Ewell, Felts, Fuller, R. H., Fulton, Garber, Gray, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Joyce, Owen, Ozlin, Padgett, Price, Prince, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Horace L., Snidow, Stephenson, Taylor, Templeton, Watts, Mr. Speaker—42.

No. 146. House bill to amend and re-enact sections 2430 and 2431 of the Code of Virginia; came up.

Mr. Willis moved that the House reject the amendments pro-

posed by the Senate, which was agreed to.

Mr. Willis moved to reconsider the vote by which the amend-

ment was rejected, which was rejected.

Ordered that Mr. Willis carry the bill to the Senate and notify

them that the House had refused to agree to the amendments.

A message was received from the Senate, by Mr. Gunn, who informed the House that the Senate insists upon its amendments and requests a Committee of Conference.

Mr. Willis moved that the House concur in the request of the

Senate for a Committee of Conference, which was agreed to.

THE SPEAKER appointed Messrs. Gibson, Massey and Hurt the

Committee of Conference on the part of the House.

Mr. Gibson from the Committee of Conference on the disagreeing votes of the two Houses on House bill entitled an act to amend and re-enact sections 2430 and 2431 of the Code of Virginia, No. 146; presented the following report:

The said Committee of Conferees recommends as follows:

That the Senate recede from its amendment "on page 4, line 3, strike out 'one-half of one per centum' and insert in lieu thereof 'one per centum.'"

And that the following amendment be made to House bill No. 146: On page 4, line 3, after the word "services" strike out the balance of line 3 and all of line 4 and insert in lieu thereof the following: "such compensation as shall be allowed by the school boards of the counties and cities, not exceeding one per centum on the amount of such school funds received and disbursed by him."

And that the amendment on page 3 of the engrossed bill, line 13,

after the word "cities" as made by the Senate be agreed to.

JULIEN GUNN,
WALTER TANSILL OLIVER,
E. LEE TRINKLE,
Conferess on the part of the Senate.

J. W. MASSEY,
JOS. M. HURT,
EDWIN H. GIBSON,
Conferees on the part of the House of Delegates.

Which was agreed to-yeas, 70; nays, 1. The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Bowles, Buntin, Carter, Chase, Cherry, Commins, Crockett, Deans, Ewell, Felts, Flanagan, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Groome, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Jesse, Joyce, McNutt, Moffett, Nottingham, Omps, Owen, Ozlin, Powers, Price, Prince, Ramsey, Robertson, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—70.

NAY-Mr. Gordon-1.

Mr. Gisson moved to reconsider the vote by which the conference report was agreed to, which was rejected.

Ordered that Mr. Gibson inform the Senate that the House had

agreed to the report of the Committee of Conference.

A message was received from the Senate, by Mr. Gunn, who informed the House that the Senate had agreed to the report of the Committee of Conference.

Mr. Fuller from the committee appointed to investigate the Department of Prohibition presented the following report:

To the General Assembly of Virginia:

We, the undersigned joint committee of the two Houses of the General Assembly appointed pursuant to the House joint resolution adopted on the 2nd day of March, 1920, to investigate the Department of Prohibition beg

leave to submit the following report:

1. That pursuant to said resolution the undersigned committee met on the 5th day of March and organized by electing Senator Morgan R. Mills chairman, and as directed by the third paragraph of the joint resolution instructed the State Accountant to make a complete audit of the accounts of the Prohibition Department covering the period to March 1st, 1920. A report of the organization of the committee was transmitted to both branches of the General Assembly jointly announcing that the committee would hold a public hearing in the Corporation Court Room, Capitol Building, on Monday night, March 8, 1920, at eight o'clock P. M., at which time and place members of the General Assembly, and all citizens would be given an opportunity to prefer charges against the Prohibition Department.

2. The committee met at the appointed place and time, all members

being present.

3. A statement was presented to the committee by Hons. W. L. Joyce, of Patrick county, and Wilbur C. Hall, of Loudoun, two of the patrons of the resolution, asking for the investigation of the department, which stated to the effect that the joint resolution upon which the committee was acting had been delayed so long in the Senate, that its object had in part been accomplished by the selection of a Prohibition Commissioner, and that they had no desire to appear before the committee. Statement accompanies report.

4. Senator Deal, of Norfolk city, filed by request, with the committee, a petition signed by certain Norfolk citizens, and to this petition there was attached a newspaper clipping which stated that a negro man had been placed under arrest in Richmond charged with transporting liquor, and that in his defense the negro had presented a permit from the Office of the Commissioner of Prohibition, and that the police justice of the city of Richmond had dismissed the case. Senator Deal stated that he had no charges to pre-

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fer and explained that he was submitting the petition to the committee by the request of the signers.

Hon. T. L. Felts, a member of the House of Delegates, from the county of Carroll, appeared and filed certain affidavits criticising the department for not co-operating with the local officials of the town of Pocahontas and for not co-operating with an employee of his who had also qualified as a deputy sheriff of the county of Tazewell and located at Pocahontas, and of alleged misconduct of two of the inspectors of the Department of Prohibition. while making certain investigations in the town of Pocahontas. Mr. Felts stated that it was not his purpose to make charges against the Prohibition Department, but in a manuer of criticism he might help the department. MR. FELTS suggested that the annual report of the department had failed to give proper credit to the officers of the localities in the totals published in the report of arrests made, convictions and fines collected. Mr. Friend disclaimed making any charges against the department whatever, stating that he came to criticize and to help. Mr. Felts also criticized the department for not differentiating in its annual report between arrests made, convictions had and fines collected by local officers and officers of the Prohibition Department.

After having fully heard the complaints above enumerated, the committee again called for such other charges or complaints as any one present might desire to make against the department or against the Prohibition Commissioner, and no further complaints being made and no charges being preferred, the committee then called on Dr. J. Sidney Peters, Commissioner of Prohibition, for a statement in relation to the newspaper article appearing in the Norfolk paper, and also the statement of Mr. Felts. Dr. Peters stated as follows: That the permit referred to in the newspaper article attached to the petition presented by SENATOR DEAL had been issued by the department to a highly reputable citizen of Richmond city, under full authority of law, for the purpose of bringing to the city whiskey for medicinal purposes for his son, who was suffering with tuberculosis, and that the negro was the messenger of said citizen who had been sent after the whiskey. Dr. Peters further stated that there was strong suspicion that the negro had abused the privilege of the permit, but that after investigation he was unable to obtain sufficient evidence to prove this.

Prior to this the negro had been investigated by the police justice of the city of Richmond, before whom he was arraigned by police officers and dismissed.

The Commissioner of Prohibition in reply to criticisms of Delegate Felts stated that it was the almost invariable rule of the department to co-operate with local officers, but that in the Pocahontas instance he had not done this for the reason that he had been requested by some local citizens to investigate the conduct of some of the local officers themselves, for which purpose he had sent to the town of Pocahontas two of his most reliable inspectors, said inspectors while making these investigations and before making any arrests, as a result thereof, were in turn arrested by the local officers on the charge of carrying concealed weapons, which charge was dismissed after their identity and official position was disclosed, thereby hindering them in the further discharge of their duties at that place. One of these inspectors was Mr. E. H. Staley, who is now in the employ of the United State Revenue Department, who was not present. The other inspector was Mr. S. L. Chase, who was at the committee meeting and who substantiated the statement of the Commissioner, and indignantly denied any allegation of improper conduct on the part of himself and associate inspector, Mr. Staley.

Commissioner Peters further explained in reply to the criticisms of DELEGATE FELTS that the report did not differentiate between the activities of local and department officials, that the law did not require such differentiation and that it would be unwise to attempt to make it and that in many instances arrests and convictions would be the result of the joint action of local officers and representatives of his department and that an effort to divide the credit for arrests, convictions and fines would have resulted in confusion and jealousles injurious to the enforcement of the law.

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SENATOR G. WALTER MAPP made a statement before the committee giving in detail the history of the investigating resolution from the time it appeared in the Senate, in which he stated that on the 23rd day of February the resolution was referred to the committee of which he was chairman, he called a special meeting of the Committee on Moral and Social Welfare for the following day to consider it, giving notice in person to Delegate Norris, first patron appearing on the resolution, with directions for him to notify the others, which he was advised by Delegate Norris had been done.

That before a largely attended meeting of the Committee on Moral and Social Welfare, the resolution at this special meeting, called solely for this purpose, was fully and carefully considered and that after hearing the statement of DELEGATE NORRIS, the first patron on the resolution, who stated he had no charges to prefer and no reasons other than those contained in the preamble of the resolution, and after hearing statements from the State Auditor, Hon. C. Lee Moore, and the State Accountant, Hon W. F. Smyth, both of whom had been invited by SENATOR MAPP to be present at the said special meeting, that on his (Mapp's) motion, the resolution had been referred back to the Senate with the recommendation that it do not pass. The vote on this recommendation being six to four; that it went at once on the calendar and that no effort was made to call it up until Monday, March 1st, when the Senator from Page asked to have it advanced, to which Senator Mapp made no objection, but when asked if he would object to a suspension of the Constitutional reading of the resolution stated that in the absence of many of the "dry" Senators, who wished to vote on the resolution that he would, but gave notice of his intention to call it up on the following morning; that on the following morning he did call up the resolution and that over opposition on the part of certain Senators, opposed to prohibition, succeeded in having special order postponed long enough to have it considered that without having changed his personal or representative view in regard to the necessity for an investigation he had stated that at the request of the Commissioner of Prohibition he was willing to withdraw his opposition to the resolution and on his (SENATOR MAPP'S) motion the resolution had been adopted by unanimous vote.

Hon. W. F. Smyth, State Accountant, reported to the committee that he had made a complete audit of the Prohibition Department, and that the method of accounting for the sale of ardent spirits had been approved by him and that the method of accounting for the appropriations to the department had been devised and approved by him; and that he had examined all of the vouchers and that the accounts of the department checked out with absolute

accuracy.

7. Your committee therefore reports their findings as follows:

(a) That the accounts of the department have been accurately kept according to the methods devised and approved by the State Accountant.

(b) That the law does not require the department to keep a separate account of the arrests, convictions and fines instigated by local officers and by the officers of the Department of Prohibition.

(c) That no charges were preferred against the Prohibition Department

before the committee.

(d) That the criticisms of the department that were presented have been

satisfactorily answered.

(e) That no charge or criticism was made before the committee affecting the personal integrity, business capacity or Christian character of the head of the Department of Prohibition, Dr. J. Sidney Peters.

Respectfully submitted this the eleventh day of March, 1920.

MORGAN R. MILLS, Chairman,

8. L. FERGUSON, EDWARD R. FULLER, NORVELL L. HENLEY.



HOUSE OF DELEGATES, RICHMOND, VIBGINIA, March 8, 1920.

SENATORS FERGUSON AND MILLS, AND
DELEGATES FULLER AND HENLEY,
Corporation Commission Court Room,
State Capitol, Richmond, Va.

GENTLEMEN

As two of the patrons of the resolution calling for an investigation of the State Prohibition Department, under which you have been appointed, we desire to advise that after an informal conference with the patrons of this resolution, that we are of the decided opinion, that any investigation at this late day in the session cannot be as thorough as we would desire, and that therefore we shall not appear before your committee.

Frankly, the resolution was held up in the Senate, and passed during the dying days of the session when it was too late to conduct the thorough and complete investigation for which it provided. Briefly, the facts are these: The resolution, carrying the names of twenty-eight patrons, passed the House and was transmitted to the Senate on February 20th. There it remained buried until it was finally resurrected and passed with amendments on March 2nd. It was then transmitted to the House and on the following day this body agreed to the Senate amendments. In view of the fact that more than two weeks have passed since the passage of this resolution by the House, during the greater portion of which time it was held up in the Senate by friends of the department, and especially in view of the fact that only five days remain within which to conduct and make a report of the investigation, we feel that it is impossible to conduct the thorough investigation for which the resolution provided. We feel that we have been vindicated to some extent through the nomination by the caucus of another than the present head of the department, and not desiring to further press the matter under such conditions it shall be closed as far as our appearance before your committee is concerned.

Sincerely yours,

W. L. JOYCE, WILBUR C. HALL

On motion of Mr. Deans, the chair was vacated until 8:15 o'clock P. M.

THURSDAY, MARCH 11TH-NIGHT SESSION.

The hour of 8:15 o'clock P. M. having arrived, the chair was resumed.

Mr. Hall moved to take up out of its order on the calendar No. 500 House bill to amend and re-enact section 3615 of the Code of Virginia; which was rejected—yeas, 35; nays, 38.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bondurant. Brown, Mayo C., Carpenter, Carter, Cherry, Commins, Ewell, Fuller, R. H., Gatewood, Gibson, Gordon, Guerrant, Hall, Hundley, Hurt, Joyce, Massey, McNutt, Moffett, Norris, Omps, Ozlin, Prince, Ramsey, Rew, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Story, Taylor, Wallace, Watts, Wilcox, Williams—35.

NAYS—Messrs. Anderson, Barnes, Blair, Boschen, Brown, J. Sinclair, Buntin, Chase, Crockett, Deans, Dickerson, Diggs, Dodson, Felts, Flanagan, Fuller, E. R., Garber, Groome, Haddon, Hicks, W. F., Horsley, Hyatt, Jesse, Langhorne, Noland, Owen, Pitts, Robinson, Ruebush, Shepherd, Snidow, Stephenson, Stuart, Templeton, Warren, Wilkins, Willis, Young, Mr. Speaker—38.

No. 350. Senate bill to amend and re-enact section 2073 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to authorize the court in which he is tried to sentence certain prisoners to hard labor on the public roads instead of confinement in the penitentiary, for the commission of felony, as heretofore amended, including the amendment thereto in regard to contracts for the hiring of convicts, as amended by acts approved February 29, 1921, and March 22, 1916, approved March 15, 1918; came up.

Mr. Wilcox moved to amend as follows: Page 4, line 1, strike

out "1922" and insert "1921"; which was rejected.

Mr. Gordon moved to amend as follows: Strike out "March 29th" and insert "February 1st"; which was agreed to.

The amendment being presently engrossed, the bill was read at

length a third time and passed—yeas, 67; nays, 3.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bondurant, Boothe, Bowles, Brown, J. Sinclair Brown, Mayo C., Buntin, Carter, Chase, Commins. Copp. Crockett, Deans, Dickerson, Diggs, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gatewood, Gordon, Guerrant, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Norris, Omps, Owen, Ozlin, Powers, Prince, Ramsey, Rew, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Warren, Wilkins, Williams, Willis, Young, Mr. Speaker—67.

NAYS-Messrs. Boschen, Haddon, Wilcox-3.

No. 356. Senate bill to amend and re-enact section 3846 of the Code of Virginia; was read at length a third time and passed—yeas, 67; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Commins, Copp, Crockett, Deans, Dickerson, Dodson, Flanagan, Fuller, E. R., Garber, Gatewood, Gordon, Gray, Groome, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Norris, Omps, Ozlin, Powers, Prince, Ramsey, Robertson, Robinson, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas F., Smith, L. F., Stephenson, Story, Stuart, Wallace, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—67.

Motions severally made to reconsider the votes by which Nos.

350 and 356 Senate bills were passed, were rejected.

No. 120. Senate bill to provide uniform office hours for all State officers, boards, bureaus, commissions, institutions and divisions thereof, required by law to maintain regular business quarters at the seat of government; came up.

MR. Young moved to amend as follows: Line 6, strike out "9 o'clock in the morning and five o'clock in the afternoon" and insert

"eight o'clock in the morning and three o'clock in the afternoon"; which was rejected.

The bill was read at length a third time and rejected—yeas, 22;

nays, 48.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Brown, J. Sinclair, Brown, Mayo C., Gordon, Guerrant. Hall, Hundley, Jesse, McNutt, Norris, Omps, Powers, Robinson. Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Stephenson, Story, Taylor, Wallace, Mr. Speaker—22.

NAYS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Carter, Chase, Cherry, Copp, Crockett, Deans, Dickerson, Diggs, Dodson, Felts, Flanagan, Fuller. E. R., Garber, Gatewood, Gilpin, Gray, Groome, Haddon, Hicks, E. A., Hicks, W. F., Horsley. Hunter, Hurt, Hutcheson, Hyatt, Joyce, Langhorne, Massey, Noland, Ozlin, Ramsey, Robertson, Ruebush, Shepherd, Smith, L. F., Snidow, Stuart, Templeton, Warren, Wilkins, Willis, Young—48.

Mr. Blair moved to reconsider the vote by which the bill was rejected, which motion was rejected.

On motion of Mr. Stephenson, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

FRIDAY, MARCH 12, 1920.

Prayer by Rev. C. L. King, of Grace Covenant Presbyterian church.

On motion of Mr. HENLEY, the reading of the Journal was dis-

pensea with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

In Senate, March 11, 1920.

The Senate has definitely postponed House bills entitled an act to provide for the enumeration of the veterans of the Confederate army and navy, No. 354; an act to amend and re-enact section 3557 of the Code of Virginia, No. 166; and an act to repeal section 2833 of the Code of Virginia, No. 126.

They have rejected House joint resolution proposing amendment

to section 22 of the Constitution of Virginia.

They have agreed to House joint resolution proposing an amend-

ment to section 138 of the Constitution of Virginia.

They have agreed to House amendments to Senate bills entitled an act to amend section 609 of the Code of Virginia, No. 188; and an act to anticipate by counties, or otherwise, the construction of the State highway system, No. 227.

They have passed House bills entitled an act to amend and re-enact section one of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers, approved March 27, 1914, as amended by an act approved March 22, 1916, and as further amended by an act approved March 9, 1918, No. 145; an act to amend and re-enact section 3716 of the Code of Virginia, No. 167; an act to amend section 582 of the Code of Virginia, No. 114; an act to amend and re-enact section 158 of the Code of Virginia, No. 136; an act to amend and re-enact section 2806 of the Code of Virginia, No. 192; an act to amend and re-enact sections 645 and 658 of the Code of Virginia, No. 199; an act to provide for the appointment of a commission to be known as the University of Virginia and Richmond Memorial Road Commission; to prescribe its powers and duties; and to provide for the construction of the University of Virginia and Richmond memorial road, No. 213; an act to amend and re-enact section 3107 of the Code of Virginia, No. 123; an act to amend and re-enact section 3510 of the Code of Virginia, as heretofore amended, as to the fees of jailers, for feeding prisoners, No. 101; an act to amend and reenact section 4248 of the Code of Virginia, No. 111; an act to permit wild birds and wild animals protected by law to be captured alive and held in captivity for propagation purposes, No. 133; an act to amend and re-enact section 2158 of the Code of Virginia, No. 171; an act to amend and re-enact section 6452 of the Code of Virginia, 1919, No. 206; an act to amend and re-enact section 5189 of the Code of Virginia, as amended by an act approved September 5, 1919, No. 203; an act to amend and re-enact section 4549 of the Code of Virginia, No. 225; an act to validate all acts of notaries public, commissioners in chancery and commissioners of accounts, who, since January 13, 1920, may have held certain other offices, No. 255; an act to permit females to qualify, give bond and act as deputy clerks in all courts of this Commonwealth; and to validate certain acts heretofore performed by females acting as such deputy clerks, No. 308; an act to amend and re-enact section 3082 of the Code of Virginia, No. 163; an act to amend and re-enact section 2389 of the Code of Virginia, No. 219; an act to amend and re-enact section 5412 of the Code in reference to books and stationery furnished commissioners and how paid for, No. 247; an act to amend and re-enact section 2854 of the Code of Virginia, No. 263; an act providing for the appointment of a commission on the development of Hampton Roads, No. 294; an act to amend and reenact section 3210 of the Code of Virginia, No. 354; an act to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned delinquent, No. 281; an act to amend and re-enact section 4928 of the Code of Virginia, in relation to compensation and mileage of jurors in criminal cases, No. 298; an

act to amend and re-enact section 3855 of the Code of Virginia relating to co-operative associations, No. 165; an act to provide for the relief from employment on Sundays of certain employees of the State and the departments thereof, No. 310; an act to prohibit the removal and carrying away of sand or gravel from the fast land, beach or bluff abutting upon any of the rivers, streams or other waters within the jurisdiction of this Commonwealth or from the beds of any such waters, or from land lying between high and low watermark of any such waters, and to repeal an act entitled an act to punish stealing and taking away sand within this Commonwealth, on the banks of the Potomac river, approved March 8, 1894, No. 300; an act to amend and re-enact sections 2942, 2943, 2944 and 2945 of the Code of Virginia, No. 398; an act to amend and re-enact section 9 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919, in relation to King William county, No. 442; and an act to amend and re-enact sections 7, 10 and 12 of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as heretofore amended, No. 488.

And they have passed, with amendments, House bills entitled an act to amend and re-enact section 3393 of the Code of Virginia, No. 205; an act to permit field trials with hunting dogs, No. 132; an act establishing the Virginia truck experiment station; providing for the appointment of a board of directors thereof and prescribing the powers and duties of the said board, also providing for the control and maintenance of the Eastern Shore experiment station located near Onley, Accomac county, No. 312; an act to amend and re-enact section 2702 of the Code of Virginia, No. 243; an act to amend and re-enact section 5019 of the Code of Virginia, No. 309; an act to amend and re-enact section 3293 of the Code of Virginia, No. 134; an act to provide for a commission to study the condition of the blind in the State of Virginia, to ascertain their number, both infant and adult, so far as practicable, and the provision made under existing law for their educational and vocational training and assistance, and to report its findings to the next General Assembly, together with such recommendations for the revision of existing laws and the enactment of new laws as will best promote their interests, and to make appropriation for the costs of said commission, No. 177; an act to amend and re-enact an act entitled an act to prevent unfairness, imposition or fraud in the sale or disposition of certain securities herein defined by requiring an inspection and regulation of the business of any person, association, partnership, or corporation, engaged or intending to engage, whether as principal, broker or agent, in the sale of any such securities in the State of Virginia as may be necessary to prevent unfairness, imposition or fraud in the sale or disposition of said securities, and

prescribing penalties for the violation thereof, approved March 23, 1918, No. 151; an act to amend and re-enact sections 3184, 3187, 3188 and 3254 of the Code of Virginia, No. 274; an act to amend and re-enact sections 4099, 4100, 4105, 4110, 4111, 4113, 4115, 4120, 4121, 4122, 4123 and 4129 of the Code of Virginia, No. 405; an act to amend and re-enact section 4148 of the Code of Virginia, No. 236; and an act to limit the amount recoverable for the loss of, or injury to, wearing apparel, cloth, or other articles delivered to any person or corporation to be cleaned, pressed, dyed or laundered, No. 302. In which they request the concurrence of the House of Delegates.

Nos. 205, 132, 312, 243, 309, 134, 177, 151, 274, 405, 236 and 302 House bills were, on motions severally made, placed on the calendar. No. 422. Senate bill to amend section 3738 of the Code of Vir-

ginia; having been considered by the committee in session, was reported from the Committee on Appropriations.

Senate bill to amend and re-enact section 3258 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Chesapeake and its Tributaries.

Mr. Brown of Roanoke county offered the following resolution: Resolved, That the Clerk of the House of Delegates be authorized to employ a clerk to assist in the completion of the work of the present session, and during the absence of the Clerk in the presentation of the Houdoun statue to Great Britain as provided by law, to be paid outo f the contingent fund of the House of Delegates upon the warrant of the Clerk and approved by THE SPEAKER; which was agreed to.

Mr. Brown of Roanoke county offered the following resolution: Resolved, That the Clerk of the House be authorized to employ a janitor at \$30.00 per month and to continue the pay of the regular janitor to Chas. A. Cole at \$15.00 per month until he is able to return to his work; which was agreed to.

Mr. Wilkins offered the following resolution:

Resolved, That the Clerk of the House issue warrants pavable out of the contingent fund, for \$2.00 per day each for this session to the following officers and employees for extra compensation: Sergeant-at-arms, two doorkeepers, assistant clerk, journal clerk, reading clerk, engrossing clerk, enrolling clerk, six committee clerks, journal copyist, and to the gallery doorkeeper, assistant doorkeeper and three janitors for \$50.00 each, and each page for \$25.00, and the two elevator men \$30.00 each; which was agreed to.

Mr. Fuller of Richmond city offered the following resolution: Resolved, That the Clerk of the House issue warrants pavable out of the contingent fund in favor of the following employees: Clerks handling pay roll in Auditor's office, \$75.00; clerks handling pay roll in Treasurer's office, \$75.00; Capitol police, \$25.00 each; engineers and firemen at the power house, \$25.00 each; three janitors at Capitol, \$25.00 each: which was agreed to.

Mr. Willis offered the following resolution:

Resolved. That in the consideration of all matters before the House until the end of the session debate shall be limited to five minutes' time for any one speaker; which was agreed to.

THE SPEAKER appointed Messrs. Dodson, Ozlin, Noland, Stephenson and Anderson the committee on the part of the House

on joint resolution relating to redistricting the State. .

THE SPEAKER appointed Messes. Groome and Haddon the committee on the part of the House in relation to State office building.

THE SPEAKER laid before the House No. 17 Senate joint resolution proposing amendment to section 132 of the Constitution of

Virginia, as follows:

Resolved, by the Senate, the House of Delegates concurring (a majority of the members elected to each house agreeing), That the following amendment to section one hundred and thirty-two, of the Constitution of Virginia, be, and the same is hereby, proposed and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates for its concurrence, in conformity with the provisions of section one hundred and ninety-six of the said Constitution, namely:

Strike out from the Constitution of Virginia section one hun-

dred and thirty-two, which is in the following words:

Sec. 132. The duties and powers of the State Board of Educa-

tion shall be as follows:

First. It may, in its discretion, divide the State into appropriate school divisions, comprising not less than one county or city each, but no county or city shall be divided in the formation of such division. It shall, subject to the confirmation of the Senate, appoint for each of such divisions, one superintendent of schools, who shall hold office for four years, and shall prescribe his duties, and may remove him for cause and upon notice.

Second. It shall have, regulated by law, the management and

investment of the school fund.

Third. It shall have authority to make all needful rules and regulations for the management and conduct of the schools, which, when published and distributed, shall have the force and effect of law, subject to the authority of the General Assembly to revise, amend or repeal the same.

Fourth. It shall select text books and educational appliances for use in the schools of the State, exercising such discretion as it may see fit in the selection of books suitable for the schools in the

cities and counties, respectively.

Fifth. It shall appoint a board of directors, consisting of five members, to serve without compensation, which shall have the management of the State Library and the appointment of a librarian and other employees thereof, subject to such rules and regulations as the General Assembly shall prescribe; but the Supreme Court of Appeals shall have the management of the law library and the appointment of the librarian and other employees thereof.

And insert in lieu thereof the following:

Sec. 132. The powers and duties of the State Board of Education shall be prescribed by law.

Which was agreed to—yeas, 66; nays, 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Garber, Gatewood, Gilpin, Gray, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Hyatt, Jesse, Joyce, Massey, McNutt, Norris, Nottingham, Omps, Owen, Price, Prince, Ramsey, Rew, Robinson, Ruebush, Shelton, Shepherd, Smith, E. Hugh, Smith, L. F., Snead, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—66.

NAYS-Messrs. Crockett, Horsley, Ozlin, Padgett, Snidow-5.

MR. WILLIAMS moved to reconsider the vote by which the reso-

lution was agreed to, which was rejected.

THE SPEAKER laid before the House No. 2 Senate joint resolution proposing amendments to sections 18, 20, 21 and 173 of the Constitution of Virginia, so as to extend the right of suffrage to women, as follows:

Resolved, by the Senate, the House of Delegates concurring (a majority of the members elected to each house agreeing). That the following amendments to sections eighteen, twenty, twenty-one and one hundred and seventy-three of the Constitution of Virginia, be, and the same are hereby, proposed and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates for its concurrence, in conformity with the provisions of section one hundred and ninety-six of the said Constitution, namely:

Strike out from the Constitution of Virginia section eighteen,

which is in the following words:

Sec. 18. Every male citizen of the United States, twenty-one years of age, who has been a resident of the State two years, of the county, city, or town one year, and of the precinct in which he offers to vote, thirty days, next preceding the election in which he offers to vote, has been registered, and has paid his State poll taxes, as hereinafter required, shall be entitled to vote for members of the General Assembly and all officers elective by the people; but removal from one precinct to another, in the same county, city or town, shall not deprive any person of his right to vote in the precinct from which he has moved, until the expiration of thirty days after such removal.

And insert in lieu thereof the following:

Sec. 18. Every citizen of the United States, male or female, twenty-one years of age, who has been a resident of the State two

years, of the county, city or town one year, and of the precinct in which he or she offers to vote, thirty days, next preceding the election in which he or she offers to vote, has been registered, and has paid his or her State poll taxes, as hereinafter required, shall be entitled to vote for members of the General Assembly and all officers elective by the people; but removal from one precinct to another, in the same county, city or town, shall not deprive any person of his or her right to vote in the precinct from which he or she has moved, until the expiration of thirty days after such removal.

Strike out from the Constitution of Virginia section twenty,

which is in the following words:

Sec. 20. After the first day of January, nineteen hundred and four, every male citizen of the United States, having the qualifications of age and residence required in section eighteen, shall be en-

titled to register, provided:

First. That he has personally paid to the proper officer all State poll taxes assessed or assessable against him under this or the former Constitution, for the three years next preceding that in which he offers to register; or, if he come of age at such time that no poll tax shall have been assessable against him for the year preceding the year in which he offers to register, has paid one dollar and fifty cents, in satisfaction of the first year's poll tax assessable against him; and,

Second. That, unless physically unable, he make application to register in his own handwriting, without aid, suggestion or memorandum, in the presence of the registration officers, stating therein his name, age, date and place of birth, residence and occupation at the time and for the two years next preceding, and whether he has previously voted, and, if so, the State, county and precinct in which

he voted last; and,

Third. That he answer on oath any and all questions affecting his qualifications as an elector, submitted to him by the officers of registration, which questions, and his answers thereto, shall be reduced to writing, certified by the said officers, and preserved as a part of their official records.

And insert in lieu thereof the following:

Sec. 20. After the first day of January, nineteen hundred and twenty-three, every citizen of the United States, male or female, having the qualifications of age and residence required in section

eighteen, shall be entitled to register, provided:

First. If a man, that he has personally paid to the proper officer all State poll taxes assessed or assessable against him, under this Constitution, for the three years next preceding that in which he offers to register; or, if a woman, and she offers to register in the year nineteen hundred and twenty-three, has personally paid to the proper officer one dollar and fifty cents in satisfaction of the poll tax for that year, or if she offers to register in the year nineteen hundred and twenty-four has personally paid the State poll tax

assessed or assessable against her for the year nineteen hundred and twenty-three, or if she offers to register in the year nineteen hundred and twenty-five has personally paid all State poll taxes assessed or assessable against her for the two years next preceding that year, or if she offers to register in the year nineteen hundred and twenty-six, or thereafter, has personally paid all State poll taxes assessed or assessable against her under this Constitution for the three years next preceding that in which she offers to register; or, if he or she come of age at such time that no poll tax shall have been assessable against him or her for the year preceding the year in which he or she offers to register, has personally paid one dollar, and fifty cents in satisfaction of the first year's poll tax assessable against him or her; and,

Second. That unless physically unable, he or she make application to register in his or her own hand-writing, without aid, suggestion or memorandum, in the presence of the registration officers, stating therein his or her name, age, date and place of birth, residence and occupation at the time and for the two years next preceding, and whether he or she has previously voted, and, if so, the State, county and precinct in which he or she voted last; and,

Third. That he or she answer on oath any and all questions affecting his or her qualifications as an elector, submitted to him or her by the officers of registration, which questions, and his or her answers thereto, shall be reduced to writing, certified by the said officers, and preserved as a part of their official records.

Strike out from the Constitution of Virginia section twenty-one,

which is in the following words:

Sec. 21. Any person registered under either of the last two sections, shall have the right to vote for members of the General Assembly, and all officers elective by the people, subject to the fol-

lowing conditions:

That he, unless exempted by section twenty-two, shall, as a prerequisite to the right to vote after the first day of January, nineteen hundred and four, personally pay, at least six months prior to the election, all State poll taxes assessed or assessable against him, under this Constitution, during the three years next preceding that in which he offers to vote; provided that, if he registers after the first day of January, nineteen hundred and four, he shall, unless physically unable, prepare and deposit his ballot without aid, on such printed form as the law may prescribe; but any voter registered prior to that date may be aided in the preparation of his ballot by such officer of election as he himself may designate.

And insert in lieu thereof the following:

Sec. 21. Any person registered under either of the last two sections, shall have the right to vote for members of the General Assembly and all officers elective by the people, subject to the following conditions:

That he or she, unless exempted by section twenty-two, shall, as a prerequisite to the right to vote after the first day of January,



nineteen hundred and twenty-three, personally pay, at least six months prior to the election, all State poll taxes assessed or assessable against him or her, under this Constitution, during the three years next preceding that in which he or she offers to vote; provided, that any person registered after the first day of January, nineteen hundred and four, shall, unless physically unable, prepare and deposit his or her ballot without aid, on such printed form as the law may prescribe; but any voter registered prior to that date may be aided in the preparation of his ballot by such officer of election as he himself may designate.

Strike out from the Constitution of Virginia section one hundred

and seventy-three, which is in the following words:

Sec. 173. The General Assembly shall levy a State capitation tax of, and not exceeding, one dollar and fifty cents per annum on every male resident of the State not less than twenty-one years of age, except those pensioned by this State for military services; one dollar of which shall be applied exclusively in aid of the public free schools, in proportion to the school population, and the residue shall be returned and paid by the State into the treasury of the county or city in which it was collected, to be appropriated by the proper county or city authorities to such county or city purposes as they shall respectively determine; but said State capitation tax shall not be a lien upon, nor collected by legal process from the personal property which may be exempt from levy or distress under the poor debtor's law. The General Assembly may authorize the board of supervisors of any county, or the council of any city or town, to levy an additional capitation tax not exceeding one dollar per annum on every such resident within its limits, which shall be applied in aid of the public schools of such county, city or town, or for such other county, city or town purposes as they shall determine.

And insert in lieu thereof the following:

Sec. 173. There is hereby levied, for the year nineteen hundred and twenty-three and for every year thereafter, a State capitation tax of one dollar and fifty cents on every male and female resident of the State not less than twenty-one years of age, except those pensioned by this State for military services; one dollar of which shall be applied exclusively in aid of the public free schools, in proportion to the school population, and the residue shall be returned and paid by the State into the treasury of the county or city in which it was collected, to be appropriated by the proper county or city authorities to such county or city purposes as they shall respectively determine; but said State capitation tax shall not be a lien upon, nor collected by legal process from the personal property which may be exempt from levy or distress under the poor debtor's law. The General Assembly shall not levy any State capitation tax in addition to that levied by this Constitution, but may authorize the board of supervisors of any county, or the council of any city or town, to levy an additional capitation tax not

exceeding one dollar per annum on every such resident within its limits, which shall be applied in aid of the public schools of such county, city or town, or for such other county, city or town purposes as they shall determine.

The amendments proposed by the Committee for Courts of Jus-

tice were rejected.

The joint resolution was agreed to—yeas, 67; nays, 10.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Deans, Dickerson, Diggs, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Gatewood, Gibson, Gordon, Gray, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hundley, Hunter, Mutcheson, Jesse, Langhorne, Massey, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Powers, Price, Prince, Ramsey, Rew, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith. E. Hugh, Smith, Horse, L. Smith, L. F., Spand, Story, Taylor, Templeton, Wallace, Warren, Horace L., Smith, L. F., Snead, Story, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—67.
NAYS—Messrs. Blair, Buntin, Guerrant, Horsley, Hurt, Joyce, McNutt,

Snidow, Stephenson, Stuart-10.

Mr. Willis moved to reconsider the vote by which the resolution was agreed to, which was rejected.

THE SPEAKER laid before the House No. 6 Senate joint resolution proposing amendment to section 170 of the Constitution, as follows:

Resolved, by the Senate, the House of Delegates concurring (a majority of the members elected to each House agreeing), That the following amendment to the Constitution of Virginia be, and the same is hereby, proposed and referred to the General Assembly to be chosen at the next general election of the members of the House of Delegates, for its concurrence, in conformity with the provisions of section one hundred and ninety-six of article fifteen of said Constitution, namely:

Strike out from the Constitution of Virginia section one hundred

and seventy, which is in the words and figures following:

Sec. 170. The General Assembly may levy a tax on incomes in excess of six hundred dollars per annum; may levy a license tax upon any business which cannot be reached by the ad valorem system; and may impose State franchise taxes, and in imposing a franchise tax, may, in its discretion, make the same in lieu of taxes upon other property, in whole or in part, of a transportation, industrial, or commercial corporation. Whenever a franchise tax shall be imposed upon a corporation doing business in this State, or whenever all the capital, however invested, of a corporation chartered under the laws of this State, shall be taxed, the shares of stock issued by any such corporation shall not be further taxed. No city or town shall impose any tax or assessment upon abutting land owners for street or other public local improvements, except for making and improving the walkways upon then existing streets, and improving and paving then existing alleys, and for either the construction, or for the use of sewers; and the same when imposed,

shall not be in excess of the peculiar benefits resulting therefrom to such abutting land owners. Except in cities and towns, no such taxes or assessments, for local public improvements, shall be imposed on abutting land owners.

And insert in lieu thereof the following:

Sec. 170. The General Assembly may levy a tax on incomes in excess of six hundred dollars per annum; may levy a license tax upon any business which cannot be reached by the ad valorem system and may impose State franchise taxes, and in imposing a franchise tax, may, in its discretion, make the same in lieu of taxes upon other property, in whole or in part, of a transportation, industrial or commercial corporation. Whenever a franchise tax shall be imposed upon a corporation doing business in this State, or whenever all the capital, however invested, of a corporation chartered under the laws of this State, shall be taxed, the shares of stock issued by any such corporation, shall not be further taxed. No city or town shall impose any tax or assessment upon abutting land owners for public local improvements, except for paving streets, curbs, gutters, walkways and alleys, and for the construction of sewers, other than main outlets, and the same, when imposed upon the abutting land owners on each side thereof, shall not exceed onefourth of the cost of such local public improvements. But no taxes or assessments for such local public improvements other than for making and improving the walkways upon then existing streets. and improving and paving then existing alleys, and for the construction of sewers other than main outlets, shall be imposed on abutting land owners except in such cities and towns as by a majority of the qualified voters voting shall favor the adoption by and for such city or town of the policy of levying such taxes or assessments, at an election in which that question shall be submitted to the qualified voters thereof by an ordinance duly adopted by the council or other governing body, and such body may by a similar ordinance submit to such voters the question of repealing such policy to be determined by a majority of the qualified voters voting at a subsequent election. No tax or assessment for such undertakings as are mentioned in section 127-B of this Constitution shall in any case be imposed on abutting land owners. Except in cities and towns, and counties having a population greater than three hundred inhabitants per square mile, as shown by the United States census, no taxes or assessments, for local public improvements, shall be imposed on abutting land owners. Which was agreed to veas. 52; navs, 23.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Cherry. Commins, Diggs, Dodson, Fuller, E. R., Garber, Gatewood, Gilpin, Groome, Haddon, Hall, Henley, Hundley, Hunter, Hurt, Hutcheson, Jesse, Joyce, Langhorne, Massey, Nottingham, Owen. Ozlin, Pitts, Powers, Price, Ramsey. Rew, Rodgers, Ruebush, Shelton, Sinclair, Smith, E. Hugh, Smith, L. F., Story, Taylor, Wallace, Warren, Wilcox, Wilkins, Willis, Mr. Speaker—52.



NAYS—Messrs. Blair. Boothe, Carpenter, Dillard, Flanagan, Gordon, Guerrant, Hicks, E. A., Hicks, W. F., Horsley, Hyatt, McNutt, Noland, Omps, Padgett, Robinson, Shepherd, Smith, Chas. F., Snead, Snidow, Stephenson, Stuart, Young—23.

Mr. Groome moved to reconsider the vote by which the resolu-

tion was agreed to, which was rejected.

Mr. Stephenson moved to discharge the Committee on Roads and Internal Navigation from the further consideration of No. 76 Senate bill to establish and create a primary road, to be known as The Maury Memorial Highway, as a part of the State Highway System; which was rejected—yeas, 27; nays, 48.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Blair, Bolton. Bondurant, Boschen, Cherry, Crockett. Deans, Dillard, Dodson, Hunter, Hyatt, Langhorne, McNutt, Moffett, Owen. Pitts. Price, Rew, Robertson, Robinson, Rodgers, Smith. Horace L.,

Stephenson, Stuart, Wallace, Willis-27.

NAYS—Messrs. Barnes, Boothe, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Felts, Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gray, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hutcheson, Jesse, Joyce, Nottingham, Omps, Padgett, Powers, Ramsey, Ruebush, Shelton, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Story, Templeton, Warren, Watts, Wilcox, Wilkins, Williams, Young—48.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 283. Senate bill to amend and re-enact section 3258 of the Code of Virginia.

No. 422. Senate bill to amend section 3738 of the Code of Vir-

ginia.

The amendments proposed by the Senate to the following House bills were agreed to:

No. 205. House bill to amend and re-enact section 3393 of the Code of Virginia—yeas, 63; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Bopthe, Bowles, Brown, J. Sinclair, Brown, Mayo C., Chase, Cherry, Commins, Copp, Diggs, Dillard, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Glipin, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Nottingham, Omps, Owen, Padgett, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shepherd, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Mr. Speaker—63.

NAY-Mr. Ozlin-1.

No. 132. House bill to permit field trials with hunting dogs-yeas, 63; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Bowles, Brown, J. Sinclair, Brown, Mayo C., Chase, Cherry, Commins, Copp, Diggs, Dillard, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Nottingham, Omps, Owen, Padgett, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shepherd, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Mr. Speaker-63.

NAY-Mr. Ozlin-1.

No. 312. House bill establishing the Virginia truck experiment station; providing for the appointment of a board of directors thereof, and prescribing the powers and duties of the said board; also providing for the control and maintenance of the Eastern Shore experiment station located near Onley, Accomac county—yeas, 63; navs, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Blair, Bolton, Bondurant, Boothe, Bowles, Brown, J. Sinclair, Brown, Mayo C., Chase, Cherry, Commins, Copp, Diggs, Dillard, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Green. Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Nottingham, Omps, Owen, Padgett, Price. Ramsey, Rew, Robertson, Rodgers, Ruebush, Shepherd, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Mr. Sneaker—43 Speaker—63. Nay—Mr. Ozlin—1.

No. 243. House bill to amend and re-enact section two thousand seven hundred and two of the Code of Virginia—yeas, 63; nays, 1. The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Blair, Bolton, Bondurant, Boothe, Bowles, Brown, J. Sinclair, Brown, Mayo C., Chase, Cherry, Commins, Copp, Diggs. Dillard, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Nottingham, Omps, Owen, Padgett, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shepherd, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story. Stuart, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Mr. Speaker-63.

NAY-Mr. Ozlin-1.

No. 309. House bill to amend and re-enact section 5019 of the Code of Virginia—yeas, 63; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Bowles, Brown, J. Sinclair, Brown, Mayo C., Chase, Cherry, Commins, Copp, Diggs, Dillard, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Nottingham, Omps, Owen, Padgett, Price, Ramsey, Rew. Robertson, Rodgers, Ruebush, Shepherd, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson. Story, Stuart, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Mr. Speaker-63.

NAY-Mr. Ozlin-1.

No. 134. House bill to amend and re-enact section 3293 of the Code of Virginia—yeas, 63; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant. Boothe, Bowles, Brown, J. Sinclair, Brown, Mayo C., Chase, Cherry, Commins, Copp, Diggs, Dillard, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gibson. Gilpin, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Nottingham, Omps, Owen, Padgett, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shepherd, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Mr. Speaker-63.

NAY-Mr. Ozlin-1.

No. 177. House bill to provide for a commission to study the condition of the blind in the State of Virginia, to ascertain their number, both infant and adult, so far as practicable, and the provision made under existing law for their educational and vocational training and assistance, and to report its findings to the next General Assembly, together with such recommendations for the revision of existing laws and the enactment of new laws as will best promote their interests, and to make appropriation for the costs of said commission-yeas, 63; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Bowles, Brown, J. Sinclair, Brown, Mayo C., Chase, Cherry, Commins, Copp, Diggs, Dillard, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Green. Groome, Guerrant, Haddon, Hall. Henley, Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Nottingham, Omps, Owen, Padgett, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shepherd, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Mr. Speaker—63. Nay—Mr. Ozlin—1.

No. 274. House bill to amend and re-enact sections 3184, 3187, 3188 and 3254 of the Code of Virginia—yeas, 63; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Bowles, Brown, J. Sinclair, Brown, Mayo C., Chase, Cherry, Commins, Copp, Diggs, Dillard, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Nottingham, Omps, Owen, Padgett, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shepherd, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Mr. Speaker-63.

NAY-Mr. Ozlin-1.

No. 405. House bill to amend and re-enact sections 4099, 4100, 4105, 4110, 4111, 4113, 4115, 4120, 4121, 4122, 4123 and 4129 of the Code of Virginia—yeas, 63; nays, 1.

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The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Bowles, Brown, J. Sinclair, Brown, Mayo C., Chase, Cherry, Commins, Copp, Diggs, Dillard, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Nottingham, Omps, Owen, Padgett, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shepherd, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Mr. Speaker—63.

NAY-Mr. Ozlin-1.

No. 151. House bill to amend and re-enact an act entitled an act to prevent unfairness, imposition or fraud in the sale or disposition of certain securities herein defined by requiring an inspection and regulation of the business of any person, association, partnership, or corporation, engaged or intending to engage, whether as principal, broker, or agent, in the sale of any such securities in the State of Virginia as may be necessary to prevent unfairness, imposition or fraud in the sale or disposition of said securities, and prescribing penalties for the violation thereof, approved March 23, 1918—yeas, 63; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Bowles, Brown, J. Sinclair, Brown, Mayo C., Chase, Cherry, Commins, Copp, Diggs, Dillard, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne, McNutt, Moffett, Nottingham, Omps, Owen, Padgett, Price, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shepherd, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Mr. Speaker—63.

Nay-Mr. Ozlin-1.

No. 236. House bill to amend and re-enact section 4148 of the Code of Virginia—yeas. 63; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson. Barnes, Blair. Bolton. Bondurant, Boothe, Bowles, Brown. J. Sinclair, Brown, Mayo C., Chase, Cherry, Commins, Copp, Diggs, Dillard, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gibson. Gilpin, Green. Groome, Guerrant. Haddon, Hall. Henley, Hicks, W. F., Horsley, Hundley, Hurt, Jesse, Joyce, Langhorne. McNutt. Moffett, Nottingham, Omps, Owen, Padgett, Price. Ramsey, Rew, Robertson, Rodgers, Ruebush. Shepherd, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Warren, Wilcox, Williams, Willis, Mr. Speaker—63.

NAY-Mr. Ozlin-1.

Motions severally made to reconsider the votes by which the amendments proposed by the Senate to Nos. 205, 132, 312, 243, 309, 134, 177, 274, 405, 151 and 236 House bills were agreed to were rejected.

No. 302. House bill to limit the amount recoverable for the loss of, or injury to, wearing apparel, cloth, or other articles delivered to any person or corporation to be cleaned, pressed, dyed, or laundered: came up.

Mr. Brown moved to amend the Senate amendment by striking out Senate amendment as follows: "Page 2, line 18, strike out all of line 18 and all of lines 19, 20, 21, 22 and all of lines 1 and 2 on

page 3"; which was agreed to.

The amendments proposed by the Senate, as amended, were agreed to—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Bolton, Bondurant, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Cherrry, Commins, Copp. Dickerson, Diggs, Dillard, Dodson, Felts, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Green, Groome, Guerrant, Haddon, Hall, Horsley, Hundley, Hyatt, Jesse, Joyce, Langhorne, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Price, Prince, Ramsey, Rew, Robertson, Ruebush, Shelton, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Stuart, Templeton, Wallace, Warren, Wilcox, Williams, Young, Mr. Speaker—61.

Mr. Brown of Lynchburg moved to reconsider the vote by which the amendments were agreed to, which was rejected.

Ordered that Mr. Brown of Lynchburg inform the Senate.

A message was received from the Senate, by Mr. Cannon, who informed the House that the Senate had receded from the amendment rejected by the House.

The following Senate bills were read at length a third time and passed:

No. 345. Senate bill respecting the character of evidence in criminal prosecutions for seduction under section 4410 of the Code of Virginia—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Copp, Deans, Dickerson, Dodson, Felts, Fuller, E. R., Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hutcheson, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Nottingham, Omps, Owen, Ozlin, Padgett, Price, Prince, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warsen, Willey, William William, Voyng, Mr., Sneaker, 76 ren, Wilcox, Wilkins, Willis, Young, Mr. Speaker-75.

No. 229. Senate bill to authorize the valuation of bonds and other securities owned by insurance companies and fraternal beneficiary associations by the amortization method-yeas, 75: nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Copp, Deans, Dickerson, Dodson, Felts, Fuller, E. R., Garber, Gatewood, Gibson, Gray, Green, Groome, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter. Hutcheson, Hyatt, Jesse, Joyce, Massey, McNutt, Moffett, Nottingham, Omps, Owen, Ozlin, Padgett, Price, Prince, Rew, Robertson, Robinson, Rodgers, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Tabb, Taylor, Templeton, Wallace, Warren, Wilcox, Wilkins, Willis, Young, Mr. Speaker—75.

No. 351. Senate bill to amend an act entitled Deeds of Corporations; how to be executed and acknowledged, designated as section 5208 of the Code of Virginia-yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Carpenter, Carter, Cherry, Commins, Copp, Crockett, Deans, Dickerson, Dillard, Dodson, Felts, Fuller, E. R., Fulton, Gatewood Gordon, Green, Groome, Guerrant, Haddon, Hall, Henley, Horsley, Hundley, Hunter, Hutcheson, Hyatt, Jesse, Joyce, Massey, McNutt, Noland, Nottingham, Omps, Owen, Ozlin, Padgett, Powers, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Taylor, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. peaker-71.

No. 63. Senate bill to regulate search warrants and to prohibit searches without search warrants—yeas, 45; nays, 38.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Boschen, Bosman, Bowles, Carpenter,

Yeas—Messrs. Anderson, Barnes, Boschen, Bosman, Bowles, Carpenter, Carter, Cherry, Crockett, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Gibson, Gilpin, Gordon, Green, Groome, Guerrant, Haddon, Hall, Henley, Hundley, Hunter, Hyatt, Jesse, Joyce, Langhorne, Massey, Moffett, Norris, Powers, Price, Rew, Robinson, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Snidow, Warren, Wilcox, Wilkins, Willis—45.

Nays—Messrs. Bolton, Boothe, Brown, J. Sinclair, Brown, Mayo C., Commins, Copp, Deans, Dickerson, Fulton, Gatewood, Gray, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hutcheson, McNutt, Noland, Nottingham, Omps, Owen, Ozlin, Padgett, Prince, Ramsey, Robertson, Rodgers, Shelton, Smith, Chas. F., Smith, L. F., Stephenson, Story, Templeton, Wallace, Watts, Williams, Young, Mr. Speaker—38. liams, Young, Mr. Speaker-38.

No. 372. Senate bill to amend and re-enact sections 2224 and 2230 of the Code of Virginia, with reference to the compensation of examiners of records—yeas, 52; nays, 28.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Blair, Bolton, Boschen, Bosman, Bowles, Brown, Mayo C., Carter, Cherry, Commins, Deans, Dodson, Felts, Fuller, E. R., Gibson, Gilpin, Gray, Groome, Haddon, Hall, Henley, Hicks, E. A., Hundley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Langhorne, Massey, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Price, Prince, Robertson, Rodgers, Shepherd, Smith, E. Hugh, Smith, Horace L., Snead, Stephenson, Taylor, Warren, Wilcox, Wilkins, Williams, Williams, Mr. Speaker—52.

NAYS-Messrs. Anderson, Barnes, Boothe, Carpenter, Copp, Crockett, Dickerson, Dillard, Flanagan, Fulton, Gatewood, Gordon, Green, Guerrant, Hicks, W. F., Horsley, Padgett. Powers, Rew. Robinson. Shelton, Sinclair, Smith,

Chas. F., Smith, L. F., Story, Tabb, Watts, Young-28.

No. 226. Senate bill to provide for the examination and certification of professional engineers, architects and land surveyors; to regulate the practice of engineering, architecture and land surveying, to establish their relation to public works and the surveying and platting of land—came up.

The amendments proposed by the Committee on General Laws

were agreed to.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 65; nays, 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Carter, Cherry, Commins, Copp, Crockett, Deans, Dillard, Dodson, Felts, Flanagan, Fuller, E. R., Fulton, Gatewood, Gibson, Gray, Green, Groome, Haddon, Henley, Horsley, Hundley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Nottingham, Omps, Owen, Padgett, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Ruebush, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Tabb, Taylor, Warren, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—65.

Nays-Messrs. Carpenter, Gordon, Noland, Ozlin, Snidow-5.

No. 328. Senate bill to amend and re-enact section 3488 of the

Code of Virginia; came up.

Mr. Willis moved to amend as follows: "In any case where such officer makes a levy and by reason of a settlement between the parties to the claim or suit the officer is not permitted to sell under such levy, he shall nevertheless be entitled to recover from the party for whom the services were performed one half the commissions for such levy"; which was agreed to.

The amendment being presently engrossed, the bill was read at

length a third time and passed—yeas, 56; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Boothe, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Deans, Diggs, Dodson, Felts, Fuller, E. R., Fulton, Gibson, Gray, Green, Guerrant, Haddon, Hicks, W. F., Hundley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, McNutt, Nottingham, Omps, Owen, Ozlin, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Shelton, Sinclair, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Tabb, Wallace, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—56.

NAYS-Messrs. Hall, Snidow-2.

Motions severally made to reconsider the votes by which Nos. 226, 351, 345, 63 and 229, 226 and 328 Senate bills were passed were rejected.

No. 331. Senate bill to amend and re-enact section 2702 of the Code of Virginia of 1919; was, on motion of Mr. Hall, dismissed.

The hour of 2 P. M. having arrived, the chair was vacated until 4 o'clock P. M.



FRIDAY, MARCH 12TH-AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

MR. HENLEY offered the following resolution:

Resolved by the House of Delegates, the Senate concurring, that the present session of the General Assembly be, and the same is hereby, extended for a priod of seven days from the day on

which it would otherwise end according to law; and

Resolved further that during the extension of seven days of this session provided for no bills shall be passed by either House, it being understood that the extension is for the purpose of completing enrollment, examination and signing of bills to be presented to the Governor and such other matters pertaining to each house as may properly come up therein; which was agreed to—yeas, 63; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAB—Messrs, Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Copp, Dickerson, Dillard, Fuller, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Jesse, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Ramsey, Robertson, Robinson, Rodgers, Ruebush, Sinclair, Smith, Horace L., Snead, Stephenson, Story, Templeton, Warren, Wilcox, Wilkins, Williams, Young, Mr. Speaker—63.

Ordered that Mr. Henley carry the resolution to the Senate and

request their concurrence.

A message was received from the Senate, by Mr. OLIVER, who informed the House that the Senate had agreed to the resolution with the following amendment: Strike out the word "of" in line 3 after the word "period" and insert the words "not exceeding."

The amendment proposed by the Senate was agreed to—yeas, 62;

nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Roschen, Bosman, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Commins, Deans, Dodson, Fuller, E. R., Garber, Gibson, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hutcheson, Jesse, Laughorne, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Powers, Price, Prince, Rew, Robertson, Robinson, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Turner, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—62.

The following Senate bills were read at length a second time:
No. 869. Senate bill to amend and re-enact sections 4898, 4927,
6000 and 6012 of the Code of Virginia.

No. 307. Senate bill to amend and re-enact section 55 of chap-

ter 388, Acts 1918, relating to fees of officers, and so forth, in connection with violations of the prohibition act, approved March 19, 1918.

No. 49. Senate bill to provide for the inspection of gasoline, naphtha, benzine and other liquids and fluids used for heating and power purposes.

No. 236. Senate bill to amend and re-enact section 5412 of the

Code of Virginia.

No. 299. Senate bill to prohibit hunting or shooting of game birds, game, and fur-bearing animals in Halifax county.

No. 370. Senate bill to amend and re-enact section 2217 of the

Code of Virginia.

No. 393. Senate bill in relation to fishing in Middlesex or any

other county.

No. 403. Senate bill to authorize the county of Greene to borrow money and issue bonds for a sum not exceeding twenty-five thousand dollars.

No. 409. Senate bill authorizing the city of Fredericksburg to issue bonds to redeem what are known as bridge bonds becoming

due July, 1920.

No. 413. Senate bill to authorize the mayor and council of the town of Woodstock, in the county of Shenandoah, State of Virginia, to borrow money and issue bonds for the purpose of acquiring water, constructing and improving the water system of said town of Woodstock, and providing for the submission of the issuance of bonds for these purposes to the qualified voters of said town.

No. 398. Senate bill appropriating five hundred dollars to the Virginia State Library for the purpose of making a library survey of the State, and distributing certain books furnished by the Ameri-

can Library Association.

No. 66. Senate bill to appropriate seven hundred and eleven dollars and twelve cents to reimburse Louise A. Heindl, Herbert W. Harris and Pembroke W. Taylor for expenditures made and bills incurred by them in the organization and recruiting of the Thirteenth Company. Virginia Coast Artillery, between the time of its organization and muster into the Federal service, on May 1, 1918.

No. 406. Senate bill to authorize the school board of Winningham school district of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Crewe in said district, and to issue bonds therefor not to exceed the sum

of ten thousand dollars in amount.

No. 394. Senate bill to authorize the school board of Drewry-ville school district number eight, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Drewryville, Virginia, for the said district.

No. 325. Senate bill to authorize the school board of Newsoms school district number eight, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erect-

ing a public high school building at Newsoms, Virginia, for the said district.

No. 404. Senate bill to authorize and empower the board of supervisors of Greene county to issue bonds and raise money for the purpose of purchasing a county road team and building bridges.

No. 424. Senate bill to authorize the board of supervisors of King and Queen county to borrow the sum of \$4,000.00, and issue bonds therefor, for the permanent improvement, repairing and construction of the roads and bridges in Buena Vista magisterial district of the roads.

trict of said county.

No. 418. Senate bill to authorize the board of supervisors of Lee county to borrow money and issue bonds of said county, or any of the magisterial districts thereof, for a sum not exceeding \$50,000.00, for the purpose of rebuilding, repairing, improving and maintaining the public roads and bridges of said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of such bonds at maturity.

No. 423. Senate bill to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding three hun-

dred thousand dollars (\$300,000.00).

No. 364. Senate bill to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county; to authorize the erection of toll gates and the collection of tolls upon certain public roads therein; and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; and to repeal all special acts heretofore enacted in reference to the public roads of said county; and to validate the official acts of certain officers under laws heretofore in effect in said county.

No. 407. Senate bill to provide for the construction, improvement, care and maintenance of the public roads and bridges in the county of Wythe, and to repeal an act entitled an act to provide for the locating and opening of new roads, for the altering and discontinuing of any of the existing roads, for the working, improving and keeping the same in repair; and to provide for the erection and maintenance of bridges in the county of Wythe; and to provide a penalty for obstructing or injuring the roads and bridges in said county, and for repealing all former special road laws for the said county of Wythe, approved March 14, 1918.

No. 333. Senate bill to amend and re-enact an act entitled an act to incorporate the Eastern Shore Protective Association of Virginia and March 5, 1994.

ginia, approved March 5, 1894.

No. 349. Senate bill in relation to the compensation of supervisors of Accomac county and the clerk of the board of supervisors.

No. 203. Senate bill to amend and re-enact section 9 of an act entitled an act to raise revenue for the support of the government

and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903.

No. 399. Senate bill to impose a license tax on pistols and revolvers, and regulating the sale thereof and of ammunition there-

for.

No. 326. Senate bill to amend and re-enact section 2410 of the Code of Virginia.

The following Senate bills were, on motions severally made, dismissed:

No. 363. Senate bill to amend and re-enact section 4200 of the

Code of Virginia.

No. 414. Senate bill to amend and re-enact sections 7, 10 and 12 of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as heretofore amended.

No. 411. Senate bill authorizing the boards of supervisors of Carroll and Grayson counties to enter into a contract in relation to the erection and maintenance of a certain bridge in Grayson county, and authorizing the board of supervisors of Carroll county to appropriate money for the erection and maintenance of such bridge.

No. 421. Senate bill to authorize, empower and direct the board of supervisors of the county of Carroll to borrow money by the issuance of bonds for a sum not to exceed \$300,000.00 for the purpose of the building and permanent improvement of the roads and bridges in said county; prescribing how such bonds may be issued and disposed of; to create a county road board for the county of Carroll and to prescribe its powers and duties; also to provide how the funds

realized from the sale of said bonds shall be disposed of.

No. 412. Senate bill to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll, to let to contract the roads of said county and levy a tax to keep same in proper repair, as amended by an act approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendent, clerk, duties of each, prescribing penalties, etc., and to repeal all special acts in conflict therewith.

No. 415. Senate bill to amend and re-enact section 3 of an act entitled an act to provide for the working of the public roads in the county of Charlotte, for the creation of district road boards in said county, and for the repeal of all acts in conflict therewith, approved

March 20, 1916.

The following Senate bills were read at length a third time and passed:



No. 4. Senate bill to amend section 626 of the Code of Virginia, and to repeal sections 604, 605 and 606 of the Code of Virginia—yeas, 53; nays, 29.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boschen, Brown, Mayo C., Carter, Chase, Cherry, Deans, Dodson, Fuller, E. R., Fulton, Garber, Gatewood, Gilpin, Gray, Green, Haddon, Hall, Henley, Horsley, Hundley, Hunter, Hurt. Jesse, Langhorne, Moffett, Norris, Nottingham, Omps, Ozlin, Pitts, Powers, Prince, Ramsey, Robertson, Rodgers, Shelton, Shepherd, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Taylor, Templeton, Wallace, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—53,

lace, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—53,
NAYS—Messrs. Blair, Boothe, Bowles, Carpenter, Commins, Copp, Crockett, Dickerson, Dillard, Flanagan, Fulled, R. H., Gibson, Gordon, Guerrant, Hicks, E. A., Hicks, W. F., Hyatt, Massey, McNuit, Noland. Owen, Padgett, Sinclair, Smith, E. Hugh, Snidow, Stuart, Warren, Watts, Young—29.

No. 325. Senate bill extending the right of suffrage to women; assessing a State capitation tax on certain women residents of Virginia; and prescribing the qualifications of women entitled to vote for members of the General Assembly and all officers elective by the people, and the manner in which women may register and vote; also providing when this act shall take effect—yeas, 64; nays, 17.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Barnes, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Cherry, Copp, Deans, Dillard, Dodson, Flanagan, Fulled, E. R., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Green, Haddon, Hall, Henley, Hicks, E. A., Hundley, Hunter, Jesse, Langhorne, Massey, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Price, Prince, Ramsey, Rew. Robinson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Story, Templeton, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—64.

NAYS—Messrs. Bondurant, Buntin. Chase, Commins, Crockett. Dickerson, Guerrant, Hicks, W. F., Horsley, Hurt, Hyatt, McNutt, Owen, Robertson, Snidow, Stephenson, Stuart—17.

No. 192. Senate bill to amend and re-enact section 3 of an act entitled an act to incorporate the town of Louisa, in Louisa county, approved March 8, 1873; came up.

The amendments proposed by the Committee on Counties, Cities

and Towns were agreed to.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Buntin, Carpenter, Carter, Chase, Cherry, Commins. Copp, Deans, Dodson, Felts, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gatewood, Gibson, Gilpin, Gordon, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hundley, Hunter, Hurt, Hyatt, Jesse, Langhorne, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pow-

ers, Ramsey, Rew. Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Templeton, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker-74.

Motions severally made to reconsider the votes by which Nos.

4. 325 and 192 Senate bills were passed were rejected.

No. 106. Senate bill to require the preceding conveyance to be stated in deeds, deeds of trust and contracts conveying or affecting the title of real estate, the date thereof and the book and page thereof where recorded; to impose certain duties upon clerks of courts, and to impose penalties for its violation; was read at length a third time and rejected—yeas, 19; nays, 53.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Boschen, Deans, Dillard, Dodson, Flanagan, Garber, Henley, Hyatt, Price, Prince, Ruebush, Smith. E. Hugh, Smith. L. F.,

Snead, Snidow, Taylor, Warren, Willis—19.

NAvs—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Bosman, Bowles, Brown, Mayo C., Buntin, Carpenter, Carter, Commins, Crockett, Dickerson, Fuller, E. R., Fuller, R. H., Gatewood, Gibson, Gray, Green, Guerrant, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Jesse, Joyce, Massey, Mc-Nutt, Moffett, Noland, Nottingham, Omps, Owen, Ozlin, Padgett, Ramsey, Robertson, Robinson, Rodgers, Shelton, Sinclair, Smith, Horace L., Stephenson, Story, Stuart, Templeton, Wilkins, Williams, Young, Mr. Speaker—53.

On motion of Mr. Fuller the chair was vacated until 8:30 P. M.

FRIDAY, MARCH 12TH-NIGHT SESSION.

The hour of 8:30 o'clock P. M. having arrived, the chair was resumed.

The following Senate bills were read at length a third time and passed:

No. 280. Senate bill in relation to local school taxes, and repealing sections 740 and 2721 of the Code of Virginia—yeas, 51: nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs, Anderson, Blair, Bolton, Bondurant, Bosman, Brown, Mayo C., Commins, Copp. Dickerson, Fuller, E. R., Fulton, Garber, Gatewood, Gray, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hundley, Hurt, Hutcheson, Hyatt, Jesse, Moffett, Norris, Nottingham, Owens, Padgett, Powers, Prince, Robertson, Rodgers, Ruebush, Shelton, Sinclair, Smith, F. Hugh, Smith, Horace L. Snead, Stephenson, Story, Taylor, Templeton, Wallace, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—51.

NAY—Mr. Snidow—1.

Senate bill to amend and re-enact section 853 of the Code of Virginia, and to repeal sections 926, 927, 928, 929 and 930 of the Code of Virginia—yeas, 61; nays, 1.



The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Bolton, Bondurant, Boschen, Bosman, Brown, J. Sinclair, Brown, Mayo C., Commins, Copp, Dickerson, Dodson, Fuller, E. R., Fulton, Garber, Gatewood, Gray, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Horsley, Hundley, Hurt, Hutcheson, Jesse, Massey, McNutt, Moffett, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Powers, Robertson, Robinson, Rodgers, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Taylor, Templeton, Turner, Waller, William William, William Waller, William Waller, Markets, Waller, Waller lace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker

NAY-Mr. Noland-1.

MR. PRINCE stated that he would have voted aye, but that he

was paired with Mr. Groome.

No. 336. Senate bill to amend and re-enact an act entitled an act authorizing the boards of supervisors of the respective counties of the Commonwealth to pay rewards out of the county levies for the capture of illicit stills and delivery of the same to the sheriff of the county, and for the conviction of the person or persons guilty of operating the same, in the manufacture of ardent spirits, approved March 16, 1918—yeas, 51; nays, 11.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Bosman, Brown, Mayo C., Buford, Cherry, Commins, Copp, Dickerson, Dodson, Felts, Fulton, Garber, Gibson, Gray, Haddon, Hall, Hicks, E. A., Hunter, Hutcheson, Hyatt, Jesse, Langhorne, Noland, Nottingham, Omps, Owen, Ozlin, Padgett, Powers, Price, Prince, Rew, Robertson, Smith, E. Hugh, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wilcox, Wilkins, Williams, Young-51.

NAYS-Messrs. Carpenter, Deans, Gatewood, Guerrant, Hicks, W. F.,

Horsley, McNutt, Moffett, Robinson, Sinclair, Willis-11.

No. 306. Senate bill to amend and re-enact section 4676 of the Code of Virginia—yeas, 47; nays, 19.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Anderson, Barnes, Blair, Boschen, Bosman, Carpenter, Chase, Cherry, Commins, Copp, Crockett, Deans, Dodson, Flanagan, Fuller, E. R., Fulton, Gilpin, Haddon, Hall, Henley, Hunter, Hyatt, Jesse, Langhorne, Massey, Noland, Norris, Ozlin, Padgett, Pitts, Powers, Price, Rew, Robertson, Shelton, Shepherd, Sinclair, Smith, Horace L., Smith, L. F., Snead, Stuart, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—47.

NAYS—Messrs. Bolton, Bondurant, Boothe, Dickerson, Gray, Guerrant, Hicks, E. A., Hicks, W. F., Hurt, Hutcheson, McNütt, Nottingham, Omps, Owen. Robinson, Stephenson, Story, Tempelton, Turner—19.

Senate bill concerning trustees, their qualifications, sales made by trustees under order or decree of court, their compensation in such cases; came up.

Mr. Stephenson moved to amend by striking out second and

third paragraphs; which was agreed to.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 56; nays, 14.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boschen, Bosman, Brown, J. Sinclair, Brown, Mayo C., Cherry, Commins, Copp, Deans, Dodson, Felts, Fuller, E. R., Fulton, Gibson, Guerrant, Haddon, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Ozlin, Price, Prince, Rew, Robertson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Watts, Wilcox, Wilkins, Williams, Willis, Young—56.

Nays—Messrs. Boothe, Carpenter, Dickerson, Garber, Gatewood, Hicks, W. F., Horsley, Omps, Owen, Padgett, Robinson, Shelton, Snidow, Turner—14.

No. 264. Senate bill to amend and re-enact section 1810 of the

Code of Virginia; came up.

Mr. Bolton moved to amend as follows: After the last word of the engrossed bill on page 3, add the following: "nor to children of such ages employed in running errands or delivering parcels. 3. All acts or parts of acts in conflict with this act are hereby repealed";

which was agreed to.

Mr. Price moved to amend as follows: After the word "employment" on line 27, page 2, insert the following, "provided, however, that the Commissioner of Labor shall have the power to so regulate the issuance of employment certificates provided for in the following section as to conform to the Federal Child Labor Tax Law"; which was agreed to.

Mr. Norris moved to reconsider the vote by which the amend-

ment was agreed to, which was agreed to.

The question being on the amendment offered by Mr. Norris was

put and decided in the negative.

The amendment offered by Mr. Bolton being presently engrossed, the bill was read at length a third time and passed—yeas, 67; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Bolton, Bondurant, Boothe, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Commins, Deans, Dickerson, Felts, Fulton, Garber, Gibson, Gilpin, Gray, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hundley, Hunter, Hurt, Hütcheson, Jesse, Langhorne, Massey, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Padgett, Pitts, Powers, Price, Prince, Rew, Robertson, Robinson, Ruebush, Shelton, Sinclair, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Templeton, Turner, Wilkins, Williams, Willis, Young, Mr. Speaker—67.

NAYS-Messrs. Cherry, Fuller, E, R., Wilcox-3.

Motions severally made to reconsider the votes by which Nos. 280, 87, 336, 306, 343 and 264 Senate bills were passed were rejected.

The following Senate bills were, on motions severally made, dismissed:



No. 245. Senate bill to amend and re-enact section 2144 of the

Code of Virginia.

No. 175. Senate bill concerning the appointment of commissioners on uniform State laws, the payment of their expenses, the support of the national conference thereof, and to make uniform the law with reference thereto.

All other business having been suspended, the SPEAKER, in the presence of the House, signed the following bills, which had been passed by both Houses and duly enrolled, the titles of said bills

having been publicly read:

No. 159. House bill to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith; and also to amend and re-enact an act entitled an act to provide a new charter for the city of Charlottesville, approved March 14, 1908.

No. 61. Senate bill to amend and re-enact section 885 of the

Code of Virginia.

No. 78. Senate bill to prescribe the conditions under which industrial insurance companies may be organized or licensed to do

business in the State of Virginia.

No. 98. Senate bill to provide for the organization or admission and the regulation and taxation of incorporated mutual insurance companies other than life, providing a penalty for any violation hereof and repealing all ac's or parts of acts in conflict herewith.

No. 131. Senate bill to amend and re-enact sections 2591 and 2601 of the Code of Virginia, in relation to the settlement of the public debt, and to authorize the board of sinking fund commissioners to fund certain bonds of the Chesapeake and Ohio Canal Company of the face value of \$6,500.

No. 144. Senate bill to amend and re-enact sections 1004, 1005, 1019, 1021, 1022, 1024, 1027, 1047, 1050, 1063, 1066, 1067, 1076, 1078, 1079, 1080, 1081, 1082, 1085 and 1089 of title 12, chapter 46 of the Code of Virginia, relating to the insane, epileptic, feeble-minded and inebriate.

No. 145. Senate bill to regulate the sizes of type to be used in certain contracts and to prescribe the effect of the use of sizes of

type other than those required.

No. 146. Senate bill to amend and re-enact sections 12, 15, 26, 29, 30, 31, 32, 38, 39, 42, 48, 53, 55, 57, 68 and 75 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918.

No. 170. Senate bill to amend and re-enact section 340 of the

Code of Virginia.

No. 185. Senate bill to amend and re-enact sections 1257, 1258, 1260, 1261, 1264 and 1265 of the Code of Virginia in relation to the sale of farm produce on commission.

No. 222. Senate bill enabling county boards of supervisors in certain counties to order and pay for certain public improvements

through levy of special assessments.

No. 243. Senate bill to provide for the payment of small amounts into court, and then to the parties entitled to receive the same, without the intervention of any administrator, guardian or committee.

No. 273. Senate bill to repeal an act entitled an act to incorporate and provide a charter for the town of Dry Fork, in the county of Pittsylvania, approved March 15, 1906.

On motion of Mr. Commins, the House adjourned.

RICHARD L. BREWER, Jr. Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

SATURDAY, MARCH 13, 1920.

Prayer by Rev. C. L. King, pastor of Grace Covenant Presbyterian church.

On motion of Mr. Fuller of Richmond the reading of the jour-

nal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their clerk, was read as follows:

In Senate, March 12, 1920.

The Senate has indefinitely postponed House bill entitled an act to amend and act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, by adding thereto a new section to be numbered 49-a, No. 314.

They have agreed to Senate amendment to House bill entitled an act to provide for the registration of voters in cities having a

population of forty-five thousand or more, No. 260.

They have agreed to House amendments to Senate bills entitled an act to provide for public health nursing, health examination and physical education of school children, and to make an appropriation therefor, also to repeal an act entitled an act to provide for public health nursing and medical inspection and health inspection of school children, approved March 15, 1918, No. 67; an act to amend and re-enact section 5106 of the Code of Virginia, No. 121; an act to amend and re-enact section 4193. of the Code of Virginia, No. 195; and an act to amend and re-enact section 2073 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to authorize the court in which he is tried to sentence certain prisoners to hard labor on the public roads instead of confinement in the penitentiary, for the commission of felony, as heretofore amended, including the amendment thereto in regard to contracts for the hiring of convicts, as amended by acts approved February 29, 1912, and March 22, 1916, approved March 15, 1918, No. 350.

They have agreed to House joint resolution proposing an amendment to section 32 of article 2 of the Constitution of Virginia.

They have passed House bills entitled an act to amend and reenact section 2543 of the Code of Virginia, No. 307; an act to amend and re-enact section 18 of the tax law, as amended by an act approved March 20, 1918, entitled an act to amend and re-enact sections 18, 19 and 20 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, and to segregate to localities the tax upon shares of stock of banks, banking associations, trust and security companies, No. 144; an act to regulate the sale of bakery products; and fixing penalties for violations of the provisions thereof, No. 212; an act to amend and re-enact section 136 of the Code of Virginia, No. 156; an act to validate and hold firm and binding the receipts, recordation and verification of deeds, orders of probate, fiduciary accounts and other papers and writings received into the clerks' offices of the courts of this Commonwealth by the clerks thereof, and transcribed upon the record books in said offices, though the receipt, recordation and verification certificates attached thereto have not received the attesting signatures of the said clerks, and to provide for the attesting of the said clerks, and to provide for the attesting and verification of the same, No. 204; an act to provide for the vocational rehabilitation and education of employees injured in the course of their employment; to create and establish a division for vocational rehabilitation under the control and supervision of the Industrial Commission of Virginia; to provide for co-operation with the United States government in the prosecution of similar work, and to make an appropriation to carry said act into effect. No. 325; an act to provide for the control and prevention of venereal diseases; to provide for the reporting by physicians and other persons of said diseases; to provide for the apprehension, treatment and detention of promiscuous carriers; to provide for the protection of other persons from infection by venereally diseased persons; to provide the penalty for the violation of this act, and to provide

for the maintenance of persons convicted hereunder, No. 324; an act to amend and re-enact section 4988 of the Code of Virginia, No. 395; an act to amend and re-enact section 2137 of the Code of Virginia, No. 461; an act to validate certain allowances made to petit jurors by the circuit court of Washington county, No. 119; an act to amend and re-enact section 2385 of the Code of Virginia, No. 316; an act to provide for a portrait of the late Senator Thomas S. Martin, and to make appropriation therefor out of the public funds, No. 403; an act to make an appropriation for the purpose of making such changes in the Confederate Memorial Institute as will be necessary to provide for housing the paintings presented to the State of Virginia by Honorable John Barton Payne, No. 471: an act requiring railroads to furnish water to live stock awaiting shipments under certain conditions, No. 356; an act to amend and re-enact section 306 of the Code of Virginia, No. 396; an act to authorize the school board of Drewryville school district, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Drewryville, Virginia, for the said district, No. 407; an act to amend and re-enact section 3857 of the Code of Virginia, No. 431; an act to amend and re-enact section 3194 of the Code of Virginia, No. 311; an act to validate acknowledgments heretofore taken by justices of the peace, and mayors of cities or towns or police justices who by virtue of their offices had the powers and authority of justices of the peace, where such justices or mayors, or police justices are designated in the certificates of acknowledgment as police justices, No. 335; an act to amend and re-enact sections 14, 16, 17 and 18 of an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred (\$300) dollars, to any person, to obtain a license; by prescribig the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiners of banking division of the Corporation Commission in respect to licensees; repealing section 81 of the revenue act and all other acts and parts of acts inconsistent with the provisions of this act, approved March 23, 1918, No. 343; an act to provide for the marking of boats engaged in the taking of fish, oysters, clams and crabs in the tidal waters of this State; for the marking of all pound nets, fike nets, purse nets, haul seines and other devices for the taking of fish in the tidal waters of this State; and to provide penalties for the violation thereof, No. 367; an act to amend and re-enact section 4200 of the Code of Virginia, No. 370; an act to provide for the contraction of the corporate limits of towns located partially in one county and partially in another, No. 399; an act to repeal an act to authorize the city of Bristol to lease or sell the

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Gauthier property in said city, approved September 9, 1919, No. 411; an act to amend and re-enact an act entitled an act to incorporate the town of South Norfolk, in the county of Norfolk, approved September 11, 1919, No. 415; an act to prevent the trapping of foxes in the counties of Albemarle, Nelson and Amherst, No. 416; an act to amend and re-enact section 17 of an act to regulate the shooting and prevent the destruction of wild water fowl in the waters of Back bay or its tributaries, and the lands adjacent thereto, in the county of Princess Anne, approved March 28, 1914, No. 417; an act to amend and re-enact section five thousand nine hundred and eleven of the Code of Virginia, providing for the jurisdiction of circuit courts in cities which have, since the present Constitution went into effect, undergone transition from cities of the second class to cities of the first class, No. 420; an act to appropriate money to the Southwestern State Hospital to build a sewerage disposal plant at the said hospital or to enable the hospital to carry out a contract with the town of Marion for the construction of a sewer or sewers in connection with the sewerage system of the said town, No. 424; an act to amend and re-enact section 4154 of the Code of Virginia, No. 428; an act endorsing the erection of a statue of brotherhood at Fort Wool, otherwise called the "Rip Raps," in Hampton Roads, No. 473; an act to provide for the completion of the publication, binding and distribution of the Code of Virginia, No. 483; an act for the protection of fish in the waters of Clinch river and its tributaries in the county of Russell, No. 489; an act to amend and reenact section 3468 of the Code of Virginia, No. 493; an act confirming a payment by the Auditor of Public Accounts to Lynchburg c ty farm, and authorizing the payment of two hundred and sixtyfour dollars to said city farm, No. 494; an act to authorize and empower the counties of Hanover, Henrico, King William and the city of Richmond, or any one or more of them, to acquire by purchase or otherwise, or to contribute to the purchase of the toll road running from the city of Richmond to Mechanicsville in Hanover county, and known as the New Mechanicsville turnpike, No. 498; an act in relation to fish ladders in Floyd county, No. 435; an act requiring certain State institutions to purchase only pure bred cattle, sheep and hogs, No. 182; an act to amend and re-enact an act entitled an act to prohibit the taking of fish from the streams of Franklin county, except with hook and line, approved September 4, 1919, No. 83; an act to provide for the protection of the wild life in the county of Clarke, No. 191; an act to prohibit the hunting, shooting or trapping of ringed-necked pheasants in Shenandoah county, until after the first day of November, 1922, No. 194; an act to amend and re-enact section 2 of the road law of Montgomery county, as approved March 14, 1910, No. 380; an act authorizing the boards of supervisors of Carroll and Grayson counties to enter into a contract in relation to the erection and maintenance of a certain bridge in Grayson county, and authorizing the board of supervisors of Carroll county to appropriate money for the erection and maintenance of such bridge, No. 480; an act to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll to let to contract the roads of said county and levy a tax to keep the same in proper repair, as amended by an act approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendent, clerk and duties of each, prescribing penalties, etc., to repeal all special acts in conflict herewith, No. 481; an act to authorize the board of supervisors of the county of Norfolk, in its discretion, to borrow the sum of \$25,000.00 and issue bonds therefor, for road and bridge purposes, No. 484; and an act to authorize, empower and direct the board of supervisors of the county of Carroll to borrow money by the issuance of bonds for a sum not to exceed \$300,000.00 for the purpose of the building and permanent improvement of the roads and bridges in said county; prescribing how such bonds may be issued and disposed of; to create a county road board for the county of Carroll and to prescribe its powers and duties; also to provide how the funds realized from the sale of said bonds shall be disposed of, No. 490.

They have passed, with amendments, House bills entitled an act to amend and re-enact section 57 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, No. 141; an act to amend and re-enact section 200

of the Code of Virginia, No. 137; an act concerning slander and libel and prescribing punishment therefor, No. 303; an act to prescribe the open season for the hunting, killing or capturing, in the counties of Fluvanna, Goochland, Buckingham and Cumberland, of all the game birds and game animals protected by the laws of this State, and to prohibit the tracking of wild turkeys and rabbits in the snow at any time in the said counties. No. 254; an act to authorize the board of supervisors of any county constituting a judicial circuit to supplement the fees of any constable therein by the payment of a salary, No. 454; an act to amend and re-enact section 3847 of the Code of Virginia. No. 129; an act to amend and re-enact sections 526, 530, 540, 541 and 542 of the Code of Virginia, with reference to forests, and to add to said Code three new sections to be numbered 546-a, 546-b, 546-c, No. 181; an act to provide for the appointment of a commission on medical education in Virginia; to define its powers and duties; to provide how the University of Virginia and the Medical College of Virginia may be consolidated, and prescribing the effect thereof. No. 176; an act to amend and re-enact section 2039 of the Code of Virginia, authorizing the boards of supervisors of counties to appoint road supervisors for magisterial districts, and to fix their compensation, No. 385; an act to amend and re-enact section 14 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act: to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, No. 180; an act to amend and re-enact an act entitled an act to extend the limits of, and provide for electing trustees for. town of Marion, in the county of Smyth, and vesting them with

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certain corporate powers, passed March 15, 1849, as heretofore amended, No. 269; an act to authorize the Albemarle Power Corporation, its successors and assigns, and any public service corporation heretofore or hereafter chartered to construct and maintain one or more dams in James river between the counties of Albemarle and Buckingham, and to divert and use the waters of said river for the production of power, No. 363; an act to provide for the consolidation of towns, No. 387; an act to provide for a preliminary survey of the State highway system of roads, and certain other surveys, No. 462; an act permitting the creation of the office of public defender in cities having a population of fifty thousand or more, and providing for their appointment and defining their powers and duties, No. 469; an act to authorize the board of supervisors of Lee county to borrow money and issue bonds of said county, or any of the magisterial districts thereof, for a sum not exceeding fifty thousand dollars, for the purpose of rebuilding, repairing, improving and maintaining the public roads and bridges of said county, and to levy taxes to pay the interest thereon and to create the sinking fund for the payment of such bonds at maturity, No. 487; an act for the protection of deer and elk in Shenandoah county, No. 195; an act to authorize the board of supervisors of Nottoway county to establish road districts and levy a special tax in such districts for road improvements and maintenance, No. 497; an act to provide for the boards of supervisors of the counties in the State of Virginia using any funds, heretofore or hereafter raised by a bond issue, in any county or magisterial district, in Virginia, for building and keeping in repair the public roads of such county or magisterial district, on the roads which the voters have designated by their votes it shall be used; and providing that such fund be used by the boards of supervisors of such counties, free from the control of the State Highway Commission, and for this purpose to prescribe the specifications for the repair and construction of such roads, No. 377; an act to amend and re-enact an act entitled an act to prevent damage and injuries by dogs, and to provide compensation to owners of stock so injured; to provide for license on dogs, and to provide for penalties for violations thereof; to provide compensation to owners of fowl so injured, and to provide funds for the enforcement of this act therefrom, approved March 20, 1918, No. 342; an act to amend and re-enact section 6348 of the Code of Virginia, and to repeal section 6349 of the Code of Virginia in relation to appeals and writs of error, No. 304; and an act to provide for furnishing members of the Board of Bar Examiners and their secretary and treasurer with copies of the Annotated Code of 1919, No. 338.

And they have passed Senate bills entitled an act to amend and re-enact section 3615 of the Code of Virginia, No. 425; and an act to authorize the school board of Madison magisterial district, No. 1, of the county of Orange, Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor not to exceed the sum of \$20,000.00 in amount, No. 427. In which they request the concurrence of the House of Delegates.

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Nos. 141, 137, 303, 254, 454, 129, 181, 176, 385, 180, 269, 363, 387, 462, 469, 487, 195, 497, 377, 342, 304 and 338 House bills were, on motions severally made, placed on the calendar.

No. 427. Senate bill was referred to the Committee on Counties.

Cities and Towns.

No. 425. Senate bill was referred to the Committee on Appropriations.

Mr. Willis offered the following resolution:

Resolved that when the House adjourns today, it adjourn to meet on Tuesday, March 16, 1920, at 12 o'clock M., which was agreed to.

A message was received from the Senate, by Mr. Cannon, who informed the house that the Senate had agreed to the following resolution:

Whereas, the Honorable John Barton Payne, now Secretary of the Interior of the United States, a citizen of Chicago, but a native of Virginia, noted as a lawyer, a jurist and a statesman, distinguished for his public spirit, has recently given to his mother State a rare and priceless collections of paintings; and

Whereas, this collection has been officially accepted by the Governor of Virginia, acting for the State; therefore be it resolved by

the Senate, the House of Delegates concurring:

That the General Assembly of Virginia, representing the people of the Commonwealth, wishes to express for them their profound appreciation alike of the noble gift and the loving spirit which prompted this most generous deed on the part of a son of the Old Dominion who has so well fulfilled her traditions and added a lustre to her name; and

2. That an engrossed copy of this resolution duly certified by the Keeper of the Rolls of Virginia and signed by the presiding officer of each House be transmitted to the Honorable John Barton

Payne; which was agreed to.

Ordered that Mr. Price inform the Senate that the House has agreed to the joint resolution.

Mr. Deans offered the following resolution:

Resolved by the House of Delegates that the thanks of this body are extended to the members of the press who have been with us during all the sessions and who have given their best efforts to reporting our proceedings for the benefit of the people of the State; which was agreed to.

Mr. Norms offered the following resolution:

Whereas, there are now serving in the House of Delegates three

Confederate veterans,

Therefore, be it resolved, First, that we, the members of the present House of Delegates, desire to express our profound admiration for the splendid service of Hon. J. N. Tabb, Hon. W. H. Buntin and Hon. P. B. Young in the maintenance of the traditions of this great Commonwealth, and our feeling of deep affection and sincere esteem for them personally, and,

Second, that we consider it has been a great privilege to serve with the members aforesaid, and wish them many more years of

life, health and usefulness, and

Third, that we likewise express our profound admiration for the splendid services of two other Confederate soldiers who have served faithfully in this House during the session, namely, the Honorable S. M. Newhouse, as first door-keeper, and the Honorable J. M. Johnson, as sergeant-at-arms, and we wish them many more years of service, health and happiness; which was agreed to.

Mr. Ozlin offered the following resolution:

Resolved by the House of Delegates, the Senate concurring, that we extend to Mr. C. H. Morrissett, Director of the Legislative Reference Bureau, our deep appreciation for the invaluable services rendered to the members of the General Assembly during the recent session. His keen insight into the intricate and different legal questions involved in the various measures introduced, and his unfailing courtesy and willingness to serve at all times, are deeply appreciated by every member of the General Assembly; which was agreed to.

Ordered that Mr. Ozlin carry the resolution to the Senate and

request their concurrence.

A message was received from the Senate, by Mr. Downing, who informed the House that the Senate had agreed to House resolution regarding R. E. Lee Camp.

The morning hour having expired, the House proceeded to the business on the calendar.

The amendments proposed by the Senate to the following House

bills were agreed to:

No. 141. House bill to amend and re-enact section fifty-seven of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits, to prescribe the jurisdiction for trial and appeal of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this

act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts, exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew. Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 338. House bill to provide for furnishing members of the Board of Bar Examiners and their secretary and treasurer with copies of the Annotated Code of 1919—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 137. House bill to amend and re-enact section 200 of the Code of Virginia—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins. Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.



No. 303. House bill concerning slander and libel and prescribing the punishment therefor—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 254. House bill to prescribe the open season for the hunting, killing or capturing, in the counties of Fluvanna, Goochland, Buckingham and Cumberland, of all the game birds and game animals protected by the laws of this State, and to prohibit the tracking of wild turkeys and rabbits in the snow at any time in the said counties—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 454. House bill to authorize the board of supervisors of any county constituting a judicial circuit to supplement the fees of any constable therein by the payment of a salary—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 129. House bill to amend and re-enact section 3847 of the Code of Virginia—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse,

Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 181. House bill to amend and re-enact sections 526, 530, 540, 541 and 542 of the Code of Virginia, with reference to forests, and to add to said Code three new sections to be numbered 546-a, 546-b, 546-c—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—(1).

No. 176. House bill to provide for the appointment of a commission on medical education in Virginia; to define its powers and duties; to provide how the University of Virginia and the Medical College of Virginia may be consolidated, and prescribing the effect thereof—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, wice, Row, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 180. House bill to amend and re-enact section 14 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecution for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under

this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinciair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 269. House bill to amend and re-enact an act entitled an act to extend the limits of, and provide for electing trustees for, the town of Marion, in the county of Smyth, and vesting them with certain corporate powers, passed March 15, 1849, as heretofore amended—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 363. House bill to authorize the Albemarle Power Corporation, its successors and assigns, and any public service corporation heretofore or hereafter chartered to construct and maintain one or more dams in James river between the counties of Albemarle and Buckingham, and to divert and use the waters of said river for the production of power—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins. Copp. Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse,

Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith. E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 387. House bill to provide for the consolidation of towns—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 385. House bill to amend and re-enact section 2039 of the Code of Virginia, authorizing the boards of supervisors of counties to appoint road supervisors for magisterial districts, and to fix their compensation—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins. Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 462. House bill to provide for a preliminary survey of the State highway system of roads, and certain other surveys—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 469. House bill permitting the creation of the office of Public Defender in cities having a population of fifty thousand, or more, and providing for their appointment and defining their power and duties—yeas, 61; nays, 0.

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The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow. Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 487. House bill to authorize the board of supervisors of Lee county to borrow money and issue bonds of said county, or any of the magisterial districts thereof, for a sum not exceeding \$50,000.00 for the purposes of rebuilding, repairing, improving and maintaining the public roads and bridges of said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of such bonds at maturity—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 195. House bill for the protection of deer and elk in Shenandoah county—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 377. House bill to provide for the boards of supervisors of the counties in the State of Virginia using any funds, heretofore or hereafter raised by a bond issue, in any county or magisterial district in Virginia, for building and keeping in repair the public roads of such county or magisterial district, on the roads which the voters have designated by their votes it shall be used; and providing that such fund be used by the boards of supervisors of such counties, free from the control of the State Highway Commission, and for this

purpose to prescribe the specifications for the repair and construction of such roads—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 342. House bill to amend and re-enact an act entitled an act to prevent damage and injuries by dogs, and to provide compensation to owners of stock so injured; to provide for license on dogs; and to provide for penalties for violations thereof; to provide compensation to owners of fowl so injured, and to provide funds for the enforcement of this act therefrom, approved March 20, 1918—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 304. House bill to amend and re-enact section 6348 of the Code of Virginia, and to repeal section 6349 of the Code of Virginia, in relation to appeals and writs of error—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Thrner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

No. 497. House bill to authorize the board of supervisors of Nottoway county to establish road districts and levy a special tax in such districts for road improvements and maintenance—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins. Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Owen, Padgett, Pitts, Powers, Price, Rew, Robertson, Robinson, Rodgers, Ruebush, Shepherd, Sinclair, Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snidow, Story, Taylor, Templeton, Turner, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—61.

Motions severally made to reconsider the votes by which the amendments proposed by the Senate to Nos. 141, 137, 303, 254, 454, 129, 181, 176, 385, 180, 269, 363, 387, 462, 469, 487, 195, 479, 377, 342 and 304 House bills were agreed to were severally rejected,

The following Senate bills were read at length a third time and

passed:

No. 307. Senate bill to amend and re-enact section 55 of chapter 388 Acts 1918, relating to fees of officers, and so forth, in connection with violations of the prohibition act, approved March 19, 1918—yeas, 70; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Garber, Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps. Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow. Stephenson, Story, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young—70.

No. 236. Senate bill to amend and re-enact section 5412 of the Code of Virginia—yeas, 70; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Garber, Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young—70.

No. 299. Senate bill to prohibit hunting or shooting of game birds, game, and fur-bearing animals in Halifax county—yeas, 70; nays, 0.



The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Garber, Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps. Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young—70.

No. 393. Senate bill in relation to fishing in Middlesex or any other county—yeas, 70; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Garber, Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young—70.

No. 403. Senate bill to authorize the county of Greene to borrow money and issue bonds for a sum not exceeding twenty-five thousand dollars—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair. Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Garber, Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps. Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young—70.

No. 409. Senate bill authorizing the city of Fredericksburg to issue bonds to redeem what are known as bridge bonds becoming due July. 1920—yeas, 70; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs, Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Garber, Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, Massey, McNutt, Moftett, Noland, Nottingham, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young—70.

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No. 413. Senate bill to authorize the mayor and council of the town of Woodstock, in the county of Shenandoah, State of Virginia, to borrow money and issue bonds for the purpose of acquiring water, constructing and improving the water system of said town of Woodstock, and providing for the submission of the issuance of bonds for these purposes to the qualified voters of said town—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

Yeas—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Garber, Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young—70.

No. 406. Senate bill to authorize the school board of Winning-ham school district of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Crewe in said district, and to issue bonds therefor not to exceed the sum of ten thousand dollars in amount—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Garber, Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow. Stephenson, Story, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young—70.

No. 404. Senate bill to authorize and empower the board of supervisors of Greene county to issue bonds and raise money for the purpose of purchasing a county road team and building bridges—veas, 70; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair. Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Garber, Gatewood, Gray, Green. Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young—70.



No. 424. Senate bill to authorize the board of supervisors of King and Queen county to borrow the sum of \$4,000.00, and issue bonds therefor, for the permanent improvement, repairing and construction of the roads and bridges in Buena Vista magisterial district of said county—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Garber, Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young—70.

No. 418. Senate bill to authorize the board of supervisors of Lee county to borrow money and issue bonds of said county, or any of the magisterial districts thereof, for a sum not exceeding \$50,000.00, for the purpose of rebuilding, repairing, improving and maintaining the public roads and bridges of said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of such bonds at maturity—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Garber, Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps. Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young—70.

No. 423. Senate bill to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding three hundred thousand dollars (\$300,000.00)—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Garber, Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A. Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, Massey, McNutt, Mofett, Noland, Nottingham, Omps. Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young—70.

No. 364. Senate bill to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county; to authorize the erection of toll gates and the collection of tolls upon certain public roads therein; and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; and to repeal all special acts heretofore enacted in reference to the public roads of said county; and to validate the official acts of certain officers under laws heretofore in effect in said county—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Garber, Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young—70.

No. 407. Senate bill to provide for the construction, improvement, care and maintenance of the public roads and bridges in the county of Wythe, and to repeal an act entitled an act to provide for the locating and opening of new roads, for the altering and discontinuing of any of the existing roads, for working, improving and keeping the same in repair; and to provide for the erection and maintenance of bridges in the county of Wythe; and to provide a penalty for obstructing or injuring the roads and bridges in said county, and for repealing all former special road laws for the said county of Wythe, approved March 14, 1918—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency

act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Garber, Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, Massey, McNutt, Moffett, Noland, Nottingham, Omps. Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young—70.

No. 319. Senate bill to amend and re-enact an act entitled an act to provide a cottage at Catawba sanatorium for tubercular teachers, approved March 14, 1918—yeas, 70; nays, 0.



The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Chase, Cherry, Commins, Copp, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Garber, Gatewood, Gray, Green, Guerrant, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, Massey, McNutt, Mofett, Noland, Nottingham, Omps, Ozlin, Padgett, Price, Prince, Ramsey, Rew, Robertson, Rodgers, Ruebush, Shelton, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilcox, Wilkins, Williams, Willis, Young—70.

Motions severally made to reconsider the votes by which Nos. 307, 236, 299, 393, 403, 409, 413, 406, 404, 424, 418, 423, 364, 407 and 319 Senate bills were passed were rejected.

The following Senate bills were, on motions severally made, dismissed:

No. 295. Senate bill to amend section 109 of the Code of Virginia, in reference to lists of all persons who have paid their State poll taxes to be made by treasurer, and defining the duties of the clerk and the sheriff in reference thereto.

No. 394. Senate bill to authorize the school board of Drewry-ville school district, number eight, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Drewryville, Virginia, for the said district.

No. 395. Senate bill to authorize the school board of Newsoms school district, number eight, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Newsoms, Virginia, for the said district.

No. 378. Senate bill to define "investments" for the purpose of taxation, and to provide for the better assessment and taxation of such investments by the State and localities, and to provide penalties for the violation of the provisions of this act; came up.

MR. MASSEY moved severally to amend the bill as follows: Page 1: Last line on page, strike out the words "clerk of the court in which deeds are admitted to rec-" and insert in lieu thereof the word "treasurer."

Page 2: Line 1, strike out the words "ord in" and insert in lieu thereof the word "of"; line 16, strike out the word "clerk" and in lieu thereof insert the word "treasurer"; line 22, strike out the words "clerk. The clerk" and in lieu thereof insert the words "treasurer. The treasurer"; line 24, strike out the word "clerk" and in lieu thereof insert the word "treasurer"; line 29, strike out the word "clerk" and insert in lieu thereof the word "treasurer"; line 31, after the word "showing" insert the words "the name of the person presenting the same and"; line 31, after the word "which" strike

out the word "the" and insert in lieu thereof the word "such": line

32, strike out the words "presenting the same."

Page 3: Line 5, after the word "thereof" strike out the period and in lieu thereof insert "which record shall be kept with the same secrecy as is provided with reference to income tax returns, under section ten of the tax bill"; line 6, strike out the word "clerk" and insert in lieu thereof the word "treasurer"; line 13, strike out period and insert "; provided, such investments, with the stamps attached thereto, shall be exhibited upon request to the commissioner of the revenue, examiner of records or other tax officer, commission or board, designated by law to assess such property"; line 19, strike out the word "clerk" and insert in lieu thereof the word "treasurer."

Page 4: Line 22, strike out the word "clerk" and insert in lieu thereof the word "treasurer": line 24, strike out the word "clerk" and insert in lieu thereof the word "treasurer"; line 25, strike out the word "clerk" and insert in lieu thereof the word "treasurer"; line 29, strike out the word "clerk" and insert in lieu thereof the word "treasurer"; lines 30 and 31, after the word "act" strike out the words "one per centum of the total receipts by him from the sale of such stamps" and insert in lieu thereof the following: "the same compensation which he would have received under Code section 2430 for collecting and paying over the same as if it were other revenues of the State, but in no case shall such compensation exceed five per centum."

Page 7: Line 11, strike out the words "the clerk of any court" and insert in lieu thereof the words "any treasurer"; line 16, after the word "court" strike out the words "wherein such" and insert in lieu thereof the words "or before whose"; line 17, after the word "clerk" insert the words "such treasurer"; after line 18, add the following: "Section 11. No property which is voluntarily presented for taxation under this act and the tax thereon paid on or before. December first, nineteen hundred and twenty, shall be assessed with omitted taxes for any year prior to the year nineteen hundred and twenty." Which were severally agreed to.

The amendments being presently engrossed, the bill was read at

length a third time and rejected - yeas, 37; nays, 46.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Barnes, Bolton, Boschen, Bosman, Brown, Mayo C., Carpenter, Cherry, Deans, Dodson, Ewell, Fuller, E. R., Garber, Gordon, Green, Haddon, Henley, Hunter, Jesse, Joyce, Langhorne, Massey, Noland, Nottingham, Omps. Pitts, Price, Rew. Robertson, Robinson, Rodgers, Shelton, Story, Warren, Wilkins, Willis, Young, Mr. Speaker—37.

warren, whisins, willis, Loung, Mr. Spearer—56.

NAYS—Messrs. Anderson, Blair, Bondurant, Boothe, Bowles, Brown, J. Sinclair, Commins, Dickerson, Dillard, Felts, Flanagan, Fuller. R. H., Gatewood, Gibson, Gilpin, Guerrant, Hicks, E. A., Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, McNutt, Moffett, Norris, Owen, Ozlin, Padgett, Powers, Ramsey, Ruebush, Shepherd, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Stuart, Taylor, Templeton, Turner, Wallace, Watts, Williams—46.



Mr. Hurr moved to reconsider the vote by which the bill was

rejected, which was rejected.

No. 155. Senate bill to erect a library building and auditorium as a memorial to the soldiers, sailors, marines and women who served in the world war, and to appropriate money therefor; to dedicate as and for public streets and highways upon certain conditions a strip of land fifteen feet in width lying on the southern side of the Capitol Square in the city of Richmond, needed by the city of Richmond for the widening of Bank street. To allow the library board to borrow money, issue bonds therefor and secure the same; and to allow the State Board of Education, from time to time, to invest the cash in hand of the literary fund in said bonds; came up.

MR. HALL moved to amend by adding at end of the bill the following: "The sums hereby provided shall be paid out of the State treasury next after the appropriations carried in the general appro-

priation act"; which was agreed to.

Mr. Norris moved to amend as follows: On page 3 near center of 1st column after word "commission" insert following sentence: "The said building shall contain the State library and sufficient office space for the various State departments that cannot be located in the Capitol Square because of lack of office space"; which was rejected.

On motions severally made by Mr. Brown of Roanoke county the

bill was severally amended.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 56; nays, 21.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Chase, Cherry, Deans, Dillard, Dodson, Felts, Fuller, E. R., Fuller, R. H., Garber, Gibson, Gilpin, Green, Haddon, Hall, Henley, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Joyce, Langhorne, Noland, Norris, Nottingham, Owen, Ozlin, Padgett, Pitts, Price, Prince, Robertson, Rodgers, Shelton, Shepherd, Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Stuart, Watts, Wilcox, Wilkins, Williams, Willis, Mr. Speaker—56.

NAYS—Messrs. Anderson, Carter, Commins, Ewell, Gatewood, Gordon, Gray, Guerrant, Jesse, McNuit, Moffett, Omps, Powers, Robinson, Sinclair, Smith, Chas. F., Smith, Horace L., Taylor, Turner, Wallace, Young—21.

The following pairs were announced.

Mr. Smith of Albemarle with Mr. Bondurant.

MR. WARREN with MR. MASSEY.

The first named in each instance would have voted in the affirma-

MR. HENLEY moved to reconsider the vote by which the bill

was passed, which was rejected.

Ordered that Mr. Hall inform the Senate that the House had passed the bill with amendments.

The morning hour being resumed, House bill to provide for submission to the people for approval and ratification the proposed amendments to section 32 of article 2, section 117 of article 8, section 133 of article 9, section 136 of article 9, section 138 and section 184 of the Constitution of Virginia; was presented by Mr. Stephenson and referred to the Committee for Courts of Justice.

Mr. Stephenson moved to discharge the Committee for Courts of Justice from the consideration of the bill, which was agreed to—yeas.

53; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boschen, Bosman, Brown, Mayo C., Chase, Cherry, Dickerson, Dillard, Ewell, Felts, Fuller, E. R., Garber, Gatewood, Gibson, Gilpin, Gray, Green, Guerrant, Hall, Henley, Hicks, W. F., Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Padgett, Powers, Price, Ramsey, Robertson, Robinson, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Story, Stuart, Wallace, Wilkins, Williams, Young, Mr. Speaker—53.

The bill was placed on the calendar. The calendar being resumed, Mr. Stephenson moved to dispense with the printing and reading of the bill required by section 50 of the Constitution, which was agreed to—yeas, 53; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boschen, Bosman, Brown, Mayo C., Chase, Cherry, Dickerson, Dillard, Ewell, Felts, Fuller, E. R., Garber, Gatewood, Gibson, Gilpin, Gray, Green, Guerrant, Hall, Henley, Hicks, W. F., Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Padgett, Powers, Price, Ramsey, Robertson, Robinson, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Story, Stuart, Wallace, Wilkins, Williams, Young, Mr. Speaker—53.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 53; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Blair, Bolton, Bondurant, Boschen, Bosman, Brown, Mayo C., Chase, Cherry, Dickerson, Dillard, Ewell, Felts, Fuller, E. R., Garber, Gatewood, Gibson, Gilpin, Gray, Green, Guerrant, Hall, Henley, Hicks, W. F., Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Padgett, Powers, Price, Ramsey, Robertson, Robinson, Shepherd, Sinclair, Smith, E. Hugh, Smith, L. F., Snidow, Story, Stuart, Wallace, Wilkins, Williams, Young, Mr. Speaker—53.

Mr. Stephenson moved to reconsider the vote by which the bill was passed, which motion was rejected.

Ordered that Mr. Stephenson carry the bill to the Senate and request their concurrence.

The morning hour being resumed, Mr. Warrs moved to discharge the Committee on Counties, Cities and Towns from the further consideration of No. 427 Senate bill to authorize the school board of Madison magisterial district No. 1, of the county of Orange, to borrow money for the purpose of school improvements in said dis-

trict, and to issue bonds therefor not to exceed the sum of \$20,000 in amount; which was agreed to—yeas, 63; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Cherry, Commins, Copp, Deans, Dickerson, Dodson, Ewell, Felts, Fuller, R. H., Garber, Gatewood, Gibson, Gilpln, Gordon, Gray, Green, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Omps, Padgett, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Sinclair, Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilkins, Willis, Young, Mr. Speaker—63.

The bill was placed on the calendar. The calendar being resumed, Mr. Watts moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 63; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Cherry, Commins, Copp. Deans, Dickerson, Dodson, Ewell, Felts, Fuller, R. H., Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hutcheson, Jesse, Joyce, McNutt, Moffett, Noland, Nottingham, Omps, Padgett, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Sinclair, Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilkins, Willis, Young, Mr. Speaker—63.

The question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 63; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Cherry, Commins, Copp, Deans, Dickerson, Dodson, Ewell, Felts, Fuller, R. H., Garber, Gatewood, Gibson, Gilpin, Gordon, Gray, Green, Guerrant, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hutcheson, Jesse, Joyce McNutt, Moffett, Noland, Nottingham, Omps, Padgett, Powers, Price, Ramsey, Rew, Robertson, Robinson, Rodgers, Sinclair, Smith, E. Hugh, Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Turner, Wallace, Warren, Watts, Wilkins, Willis, Young, Mr. Speaker—63.

Mr. Watts moved to reconsider the vote by which the bill was passed, which was rejected.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both Houses and duly enrolled, the titles of said bills having been publicly read:

No. 80. House bill to amend and re-enact section 3388 of the Code of Virginia, which provides for clerks' offices to be open cer-

tain days, records, etc., open to inspection; copies authorized.

No. 87. House bill to amend and re-enact section 2767 of the Code of Virginia, in relation to the board providing books, seals, etc., for the clerks and treasurers.

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No. 96. House bill to amend and re-enact an act entitled an act to provide a new charter for the city of Portsmouth, approved March 10, 1908, as amended by an act approved March 12, 1912, and subsequently amended, by adding a new chapter thereto, to be known as chapter 11, relating to the compensation of the mayor and councilmen.

No. 101. House bill to amend and re-enact section 3510 of the Code of Virginia, as heretofore amended, as to the fees of jailers, for feeding prisoners.

No. 135. House bill to amend and re-enact section 155 of the

Code of Virginia.

No. 174. House bill to require treasurers of cities of over one hundred and twenty-five thousand inhabitants to mail bills for State taxes to taxpayers.

No. 186. House bill to amend and re-enact section 2002 of the

Code of Virginia.

No. 222. House bill to amend and re-enact section 12 of an act entitled an act to provide for working of roads in the counties of Chesterfield, Powhatan and Goochland, approved March 3, 1884, as heretofore amended, in so far as the said section relates to the county of Powhatan.

No. 238. House bill to authorize and require the board of supervisors of Norfolk county to levy a sufficient tax in addition to the levy authorized by law, to be laid for general district school purposes, to pay the interest on any principal of certain bonds as the same shall become due.

No. 251. House bill to authorize and empower the board of supervisors of Culpeper county to borrow ten thousand dollars for the purpose of retiring certain outstanding bonds of Catalpa road district in said county.

No. 282. House bill to amend and re-enact section 28 of the

charter of the city of Richmond, as heretofore amended.

No. 319. House bill to amend and re-enact sub-section 14 of section 9, chapter 133, of the Acts of the General Assembly, approved March 13, 1918, entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg.

No. 12. Senate bill to amend and re-enact section 3465 of the

Code of Virginia.

No. 34. Senate bill to amend and re-enact section 203 of the Code of Virginia.

No. 60. Senate bill to amend and re-enact section 3118 of the

Code of Virginia.

No. 116. Senate bill to amend and re-enact sections 2337 and 2349 of the Code of Virginia.

No. 213. Senate bill to amend and re-enact section 1923 of the Code of Virginia, relating to causing or encouraging children under eighteen years of age to commit misdemeanors, etc.

No. 227. Senate bill to anticipate by counties, or otherwise, the

construction of the State highway system.

No. 277. Senate bill to amend section 759 of the Code of Virginia.

The hour of 2 o'clock P. M. having arrived, the chair was vacated until 4 o'clock P. M.

SATURDAY, MARCH 13TH—AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

A message was received from the Senate, by Mr. Goolrick, who informed the House that the Senate had amended in accordance with the recommendation of the Governor Senate bill entitled an act to amend and re-enact sections 12, 15, 26, 29, 30, 31, 32, 38, 39, 42, 48. 53, 55 and 68 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918, No. 146.

THE SPEAKER laid the bill before the House, together with the following recommendation from the Governor for amendment:

March 13, 1920.

To the Senate of Virginia:

Senate bill No. 146: I approve the general purpose of this bill, but am returning it with the recommendation that it be amended as follows:

On page 5, under section 53 (a) in the first line, strike out at the end thereof the word "forty" and insert in lieu thereof the word "four," and in the second line, at the beginning thereof, strike out the words "two hundred" and insert in lieu thereof the word "thousand."

> WESTMORELAND DAVIS, Governor.

And the House proceeded to reconsider the same.

The question being "Shall the House amend the bill in accordance with the recommendations of the Governor?" was put and decided in the affirmative—yeas, 53; nays, 17.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, J. Sinclair, Brown, Mayo C., Buntin, Chase, Commins, Dickerson, Ewell, Flanagan, Fuller, E. R., Gordon, Gray, Green, Guerrant, Haddon, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hutcheson, Jesse, McNutt, Norris, Norris, Nottingham, Omps, Owen, Padgett, Ramsey, Rew, Robertson, Shelton, Sinclair, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Story, Taylor, Templeton, Wallace, Wilcox, Williams, Young, Mr. Speaker-53.

NAYS—Messrs. Blair, Bosman, Carter, Cherry, Deans, Dodson, Hunter, Langhorne, Noland, Pitts, Price, Prince, Robinson, Rodgers, Stuart, Wilkins, Willis—17.

Mr. Wilcox moved to reconsider the vote by which the bill was amended in accordance with the recommendation of the Governor, which motion was rejected.

A message was received from the Senate, by Mr. OLIVER, who informed the House that the Senate had passed the following House bills with amendments, in which they request the concurrence of the House:

No. 418. House bill to amend and re-enact section 6239 of the

Code of Virginia.

No. 425. House bill to amend and re-enact section 5898 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3049 of the Code of Virginia relative to temporary

appointment of circuit judges, approved March 18, 1918.

No. 216. House bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 221. House bill to amend and re-enact section 3172 of the

Code of Virginia.

No. 201. House bill to amend and re-enact section 32 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecution for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement

of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in con-

flict with this act, approved March 19, 1918.

No. 347. House bill to prescribe the procedure and conditions under which a public service corporation, if it becomes necessary in the construction of its work, or in changing its grade or in double tracking the same, may cross at grade any county road.

No. 329. House bill to require able-bodied persons over sixteen

years of age to support their parents.

No. 364. House bill for the protection of certain fish in Stafford and King George counties.

The bills were placed on the calendar.

A message was received from the Senate, by Mr. Woodson, who informed the House that the Senate had passed with amendment House bill entitled an act to amend and re-enact section 3594 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 1359 of the Code of Virginia, as heretofore amended, with reference to grain to be ground in turn; amount of toll; penalty for violation, approved March 16, 1918, No. 332. In which they request the concurrence of the House.

The bill was placed on the calendar.

A message was received from the Senate, by Mr. Leedy, who informed the House that the Senate had passed with amendment House bill entitled an act to prohibit certain devices from being affixed to bags containing stock foods, and to prohibit the sale of stock foods put up in bags to which certain devices are affixed, No. 220. In which they request the concurrence of the House.

The bill was placed on the calendar.

A message was received from the Senate, by Mr. West, who informed the House that the Senate had passed with amendment House bill entitled an act to provide for the appointment of a commission on the fee system in Virginia, and to prescribe the powers and duties of said commission, No. 170. In which they request the concurrence of the House.

The bill was placed on the calendar.

The amendments proposed by the Senate to the following House bills were agreed to:

No. 418. House bill to amend and re-enact section 6239 of the

Code of Virginia-yeas, 55; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Deans, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Green, Hicks, E. A., Horsley, Hunter, Hurtcheson, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Prince, Rew, Robertson, Robinson, Shelton, Shepherd, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Wilcox, Willis, Young, Mr. Speaker—55.

No. 425. House bill to amend and re-enact section 5898 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3049 of the Code of Virginia relative to temporary appointment of circuit judges, approved March 18, 1918—yeas, 55; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Deans, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Green, Hicks, E. A., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Prince, Rew. Robertson, Robinson, Shelton, Shepherd, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Wilcox, Willis, Young, Mr. Speaker—55.

No. 216. House bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended—yeas, 55; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Deans, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Green, Hicks, E. A., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Prince. Rew, Robertson, Robinson, Shelton, Shepherd, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tubb, Taylor, Templeton, Wallace, Wilcox, Willis, Young, Mr. Speaker—55.

No. 221. House bill to amend and re-enact section 3172 of the Code of Virg nia—yeas, 55; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bolton, Bondurant, Boothe. Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase. Cherry, Commins, Deans, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Green, Hicks, E. A., Horsley, Hunter, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Prince, Rew, Roberison, Robinson, Shelton, Shepherd, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Wilcox, Willis, Young, Mr. Speaker—55.

No. 201. House bill to amend and re-enact section 32 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Pro-

hibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918—yeas, 55; nays, 0. The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Deans, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Green, Hicks, E. A., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Prince, Rew, Robertson, Robinson, Shelton, Shepherd, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Wilcox, Willis, Young, Mr. Speaker—55.

No. 329. House bill to require able-bodied persons over sixteen years of age to support their parents—yeas, 55; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Deans, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Green, Hicks, E. A., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Prince, Rew, Robertson, Robinson, Shelton, Shepherd, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Wilcox, Willis, Young, Mr. Speaker—55.

No. 364. House bill for the protection of certain fish in Stafford and King George counties—yeas, 55; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase. Cherry, Commins, Deans, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Green, Hicks, E. A., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse. Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Prince, Rew, Robertson, Robinson, Shelton, Shepherd, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Wilcox, Willis, Young, Mr. Speaker—55.

No. 220. House bill to prohibit certain devices from being affixed to bags containing stock foods, and to prohibit the sale of stock foods put up in bags to which certain devices are affixed—yeas, 55; nays, 0.

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The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Deans, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Green, Hicks, E. A., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Lenghorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Prince, Rew, Robertson, Robinson, Shelton, Shepherd, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Wilcox, Willis, Young, Mr. Speaker—55.

No. 332. House bill to amend and re-enact section 3594 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 1359 of the Code of Virginia as heretofore amended, with reference to grain to be ground in turn; amount of toll; penalty for violations, approved March 16, 1918—yeas, 55; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Deans, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Green, Hicks, E. A., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Prince, Rew, Robertson, Robinson, Shelton, Shepherd, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Wilcox, Willis, Young, Mr. Speaker—55.

No. 170: House bill to provide for the appointment of a commission on the fee system in Virginia, and to prescribe the powers and duties of said commission—yeas, 55; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Deans, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Green, Hicks, E. A., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Prince, Rew, Robertson, Robinson, Shelton, Shepherd, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Wilcox, Willis, Young, Mr. Speaker—55.

No. 347. House bill to prescribe the procedure and conditions under which a public service corporation, if it becomes necessary in the construction of its work, or in changing its grade, or in double tracking the same, may cross at grade any county road—yeas, 55; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bolton, Bondurant, Boothe, Boschen, Bowles, Brown, Mayo C., Carpenter, Carter, Chase, Cherry, Commins, Deans, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Green, Hicks, E. A., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, McNutt, Monfett, Noland, Norris, Nottingham, Omps, Owen, Ozlin, Padgett, Prince, Rew, Robertson, Robinson, Shelton, Shepherd, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Tabb, Taylor, Templeton, Wallace, Wilcox, Willis, Young, Mr. Speaker—55.

A message was received from the Senate, by Mr. MITCHELL, who informed the House that the Senate had passed with amendments

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House bill entitled an act to permit children over the age of ten years to work in fruit and vegetable canneries and to transmit merchandise or run errands, No. 128; in which they request the concurrence of the House.

THE SPEAKER laid the bill before the House.

The amendments proposed by the Senate were agreed to—yeas, 52; nays, 7.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Brown, Mayo C., Buntin, Carpenter, Carter, Chase, Commins, Deans, Dillard, Dodson, Ewell, Fuller, R. H., Garber, Gibson, Green, Guerrant, Hicks, E. A., Hicks, W. F., Hunter, Hurt. Hutcheson, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Norris, Nottingham, Omps, Padgett, Prince, Robertson, Robinson, Rodgers, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson, Story, Taylor, Templeton, Wallace, Wilkins, Willis, Young, Mr. Speaker—52.

NAYS-Messrs. Boschen, Bosman, Cherry, Fuller, E. R., Hall, Noland, Wilcox-7.

Motions severally made to reconsider the votes by which the amendments proposed by the Senate to Nos. 418, 425, 216, 347, 221, 201, 329, 364, 220, 332, 170 and 178 House bills were agreed to were rejected.

The following Senate bills were read at length a third time and

passed:

No. 132. Senate bill to appropriate thirty thousand dollars to the State Board of Health to purchase a building for the orthopedic hospital for the treatment of crippled and deformed children, established under an act approved February 16, 1918—yeas, 60; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs Blair, Bolton, Bondurant, Boschen, Bowles, Buntin, Carpenter, Carter, Chase, Cherry, Commins, Deaus, Dickerson, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Gordon, Green, Guerrant, Haddon, Hicks, E. A., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, McNutt, Moffett, Norris, Nottingham, Omps, Ozlin, Padgett, Prince, Robertson, Robinson, Rodgers, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Snidow, Stephenson, Story, Stuart, Taylor, Templeton, Wallace, Watts, Wilcox, Williams, Willis, Young, Mr. Speaker—60.

NAYS-Messrs. Hall, Smith, L. F.-2.

No. 100. Senate bill to appropriate \$10.000.00 to the Association for the Preservation of Virginia Antiquities, to be used solely for the restoration and preservation of grounds and buildings at Jamestown Island—yeas, 57; navs, 6.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs, Barnes, Blair, Bolton, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Deans, Dickerson, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Gray, Green, Haddon, Hicks, W. F.,

Horsley, Hunter, Hurt, Hutcheson, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Owen, Ozlin, Pitts, Prince, Robertson, Robinson, Rodgers, Shelton, Shepherd, Smith, Chas. F., Smith, Horace L., Smith, L. F., Snead, Snidow, Story, Stuart, Wallace, Watts, Wilcox, Wilkins, Willis, Young, Mr. Speaker—57.

NAYS-Messrs. Bondurant, Carpenter, Gordon, Guerrant, Hall, Taylor

—в.

No. 241. Senate bill to amend and re-enact section 3437 of the Code of Virginia—yeas, 59; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Blair, Bolton, Bondurant, Boschen, Bosman, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carter, Chase, Crockett, Deans, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gray, Guerrant, Haddon, Hall, Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Padgett, Pitts, Ramsey, Robertson, Robinson, Shelton, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Smith, L. F., Snead, Snidow, Stephenson, Stuart, Taylor, Templeton, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—59.

NAYS-Messrs. Boothe, Hicks, W. F.-2.

No. 214. Senate bill to amend and re-enact section 4211 of the Code of Virginia—yeas, 57; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Deans, Dickerson, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Green, Haddon, Hicks, W. F., Horsley, Hutcheson, Jesse, Joyce, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Price, Prince, Robertson, Rodgers, Shelton, Shepherd, Smith, Horace L., Snead, Snidow, Story, Taylor, Templeton, Wallace, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—57.

NAYS-Messrs. Hall, Hyatt-2.

No. 374. Senate bill to amend and re-enact section 4204 of the Code of Virginia—yeas, 57; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Deans, Dickerson, Dillard, Podson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Green, Haddon, Hicks, W. F., Horsley, Hutcheson, Jesse, Joyce, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Price, Prince, Robertson, Rodgers, Shelton, Shepherd, Smith, Horace L., Snead, Snidow, Story, Taylor, Templeton, Wallace, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—57.

NAYS-Messrs. Hall, Hyatt-2.

No. 398. Senate bill appropriating five hundred dollars to the Virginia State Library for the purpose of making a library survey of the State, and distributing certain books furnished by the American Library Association—yeas, 57; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Deans, Dickerson, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Green, Haddon, Hicks, W. F., Horsley, Hutcheson, Jesse, Joyce, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Price, Prince, Robertson, Rodgers, Shelton, Shepherd, Smith, Horace L., Snead, Snidow, Story, Taylor, Templeton, Wallace, Wilcox, Wilkins, Williams, Willia, Young, Mr. Speaker-57.

NAYS-Messrs. Hall, Hyatt-2.

No. 66. Senate bill to appropriate seven hundred and eleven dollars and twelve cents to reimburse Louis A. Heindl, Herbert W. Harris and Pembroke W. Taylor for expenditures made and bills incurred by them in the organization and recruiting of the Thirteenth Company, Virginia Coast Artillery, between the time of its organization and muster into the Federal service, on May 1, 1918—yeas, 57; navs, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Bondurant, Boothe, Boschen, Bosman, Brown, J. Sinclair, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Commins, Deans, Dickerson, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Fulton, Garber, Gibson, Green, Haddon, Hicks, W. F., Horsley, Hutcheson, Jesse, Joyce, Moffett, Noland, Nottingham, Omps, Ozlin, Padgett, Pitts, Price, Prince, Robertson, Rodgers, Shelton, Shepherd, Smith, Horace L., Snead, Snidow, Story, Taylor, Templeton, Wallace, Wilcox, Wilkins, Williams, Willis, Young, Mr. Speaker—57.

Navg—Messre Hall Hyatt—2

NAYS-Messrs, Hall, Hyatt-2.

No. 89. Senate bill to appropriate the sum of forty thousand dollars for the erection of a fireproof building in the Capitol Square, at Richmond, for the safekeeping of State archives; came up.

The amendments proposed by the Committee on Appropriations

were rejected.

The bill was read at length a third time and passed—yeas, 53; navs, 16.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS-Messrs. Blair, Bolton, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Carter, Chase, Cherry, Deans, Dillard, Dodson, Ewell, Fuller, E. R., Fuller, R. H., Garber, Gray, Green, Haddon, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, Noland, Norris, Nottingham, Ozlin, Pitts, Price, Prince, Robertson, Rodgers, Shelton, Shepherd, Smith, E. Hugh, Smith, Horace L., Snead, Snidow, Stephenson. Story, Stuart, Taylor, Templeton, Wallace, Watts, Wilcox, Wilkins, Willis, Mr. Speaker-53.

NAYS-Messrs. Bondurant, Boothe, Commins, Gordon, Guerrant, Hall, Hicks, E. A., Hicks, W. F., Horsley, McNutt, Moffett, Omps, Padgett, Smith, Chas. F., Turner, Young-16.

Motions severally made to reconsider the votes by which Nos. 132, 100, 241, 214, 374, 398, 66 and 89 Senate bills were passed were

rejected.

No. 16. Senate bill to appropriate \$10,000.00 to the Matthew Fontaine Maury Association for the purpose of aiding in the erection of a monument, to request the Governor to designate Matthew Fontaine Maury Monument Day; and to provide for calling on the people of Virginia for contributions; came up.

The bill was read at length a third time and rejected—yeas, 51;

nays, 22.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Barnes, Blair, Bolton, Boothe, Boschen, Bosman, Bowles, Buntin, Carter, Chase, Cherry, Deans, Dickerson, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Green, Haddon, Horsley, Hunter, Hurt, Hyatt, Joyce, McNutt, Moffett, Noland, Norris, Price, Prince, Robertson, Robinson, Rodgers, Shelton, Shepherd, Smith, L. F., Snead, Snidow, Stephenson, Story, Stuart, Templeton, Wilcox, Wilkins, Willis, Young, Mr. Speaker—51.

NAYS—Messrs. Bondurant, Carpenter, Commins, Gordon, Guerrant, Hall, Hicks, W. F., Hutcheson, Jesse, Nottingham, Omps, Ozlin, Padgett, Rew, Smith, Chas. F., Smith, E. Hugh, Smith, Horace L., Taylor, Turner, Wallace,

Watts, Williams-22,

Mr. Commins moved to reconsider the vote by which the bill was rejected, which was agreed to.

MR. PRICE moved to amend by striking out the emergency clause;

which was agreed to.

The amendment being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 52; nays, 22.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Barnes, Blair, Bolton, Boschen, Bosman, Bowles, Brown, Mayo C., Buntin, Chase, Cherry, Deans, Dillard, Dodson, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Garber, Gibson, Gray, Green, Haddon, Horsley, Hunter, Hurt, Hyatt, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Pitts, Price, Prince, Robertson, Robinson, Rodgers, Shelton, Shepherd, Smith, Horace L., Spead, Snidow, Stephenson, Story, Stuart, Watts, Wilcox, Wilkins, Willis, Young, Mr. Speaker—52.

horace L., Spead, Snidow, Stepnenson, Story, Stuart, Watts, Wilcox, Wilkins, Willis, Young, Mr. Speaker—52.

NAYS—Messrs. Bondurant, Boothe, Carpenter, Commins, Crockett, Gordon, Guerrant, Hall, Hicks, W. F., Hutcheson, Jesse, Nottingham, Omps, Ozlin, Padgett, Rev. Smith, Chas. F., Smith, E. Hugh, Taylor Turner, Wallace,

Williams-22.

Mr. Price moved to reconsider the vote by which the bill was

passed, which was rejected.

Ordered that Mr. PRICE inform the Senate that the House had passed the bill with an amendment in which they request the concurrence of the Senate.

No. 13. Senate bill for the relief of W. J. Whitehurst; was read at length a third time and rejected—yeas, 27; nays, 49.

The vote required by the Constitution was recorded as follows:

YEAS-Messrs. Barnes, Boschen, Bosman, Brown, Mayo C., Cherry, Deans, Dodson, Flanagan, Fuller, E. R., Haddon, Hicks, W. F., Hunter, Hurt, Laughorne, McNutt, Pitts, Price, Robinson, Rodgers, Ruebush, Smith, Horace I., Snead, Story, Stuart, Wallace, Willis, Young—27.

NAYS-Messrs. Blair, Bolton, Bondurant, Boothe, Bowles, Buntin, Carpenter, Carter, Chase, Commins, Crockett, Dickerson, Dillard, Ewell, Fuller, R. H., Garber, Gordon, Gray, Green, Guerrant, Hall, Hicks, E. A., Horsley, Hutcheson, Hyatt, Jesse, Joyce, Noland, Norris, Nottingham, Omps, Ozlin, Ramsey, Rew, Robertson, Shelton, Smith, Chas. F., Smith, E. Hugh, Smith, L. F., Snidow, Stephenson, Taylor, Templeton, Turner, Watts, Wilcox, Wilkins, Williams, Mr. Speaker—49.

Senate bill to provide for the acquisition, manufacture, sale and distribution by the Commonwealth of whiskey, brandy and wine for medicinal purposes; was read at length a third time and rejected—veas, 22: navs, 51.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Boschen, Bosman, Bowles, Buntin, Carpenter, Carter, Cherry, Ewell, Flanagan, Fuller, E. R., Fuller, R. H., Gibson, Gordon, Green,

Hall, Hunter, Joyce, Langhorne, Ozlin, Pitts, Smith, Horace L., Willis—22.

NAYS—Messrs, Anderson, Blair, Bolton, Bondurant, Boothe, Brown, J.

Sinclair, Brown, Mayo C., Chase, Commins, Crockett, Deans, Dickerson, Garber, Gray, Guerrant, Hicks, E. A., Hicks, W. F., Horsley, Hurt, Hutcheson, Hyatt, Jesse, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Padgett, Prince, Rew, Robertson, Robinson, Rodgers, Shelton, Shepherd, Smith, Chas. F., Smith, E. Hugh, Snead, Snidow, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Watts, Wilcox, Wilkins, Williams, Mr. Speaker-51.

The following pairs were announced:

Mr. Young with Mr. Copp.

Mr. Dodson with Mr. Diggs.

The first named in each instance would have voted AYE.

Motions severally made to reconsider the votes by which Nos. 13 and 148 Senate bills were rejected were rejected.

No. 333. Senate bill to amend and re-enact an act entitled an act to incorporate the Eastern Shore Protective Association of Virginia, approved March 5, 1894; came up.

The amendments proposed by the Committee on Chesapeake and

its Tributaries were agreed to.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS-Messrs. Anderson, Blair, Bolton, Bondurant, Boschen, Bosman, Bowles, Brown. Mayo C., Buntin, Carpenter, Carter, Chase, Cherry, Commins, Deans, Dillard. Dodson, Ewell, Fuller, E. R., Garber, Gibson, Gray, Green, Guerrant, Haddon, Hall, Hicks, W. F., Horsley, Hunter, Hurt, Hutcheson, Hyatt, Jesse, Joyce, Langhorne, McNutt, Moffett, Noland, Norris, Nottingham, Omps, Ozlin, Robertson, Rodgers, Smith, E. Hugh, Smith, Horace L., Snead. Snidow, Stephenson, Story, Taylor, Templeton, Turner, Wallace, Watts, Wilcox, Wilkins, Willis, Young, Mr. Speaker-60.

MR. NOTTINGHAM moved to reconsider the vote by which the bill was passed, which was rejected.

Ordered that Mr. Nottingham carry the bill to the Senate and

request their concurrence.

No. 176. Senate bill to make uniform the law of transfer of shares of stock in corporations; was, on motion of Mr. Hall, dismissed.

THE SPEAKER announced the following committee appointments: Committee on Fee Bill Investigation—Messes. Brown of Lynchburg, Gibson and 'Norris.

Auditing Committee-Messrs. PRICE, SMITH, HORACE L., and

Horsley.

Committee on Hampton Roads—Messes. Cherry, WILKINS and GROOME.

Committee on Amalgamation of Medical Schools—Messrs. HALL and PRINCE.

Committee on Insurance on State Property—Messrs. Bosman and Hurr.

Commission to Study the Blind-Mr. TAYLOR.

Committee on R. E. Lee Camp. Confederate Soldiers' Home—Messes. Wilcox and Gordon.

Mr. Willis moved that 2,000 copies of House bill in relation to parks be printed, which was agreed to.

On motion of Mr. WILLIS, the House adjourned.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

TUESDAY, MARCH 16, 1920.

On motion of Mr. Fuller of Richmond the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their clerk, was read as follows:

In Senate, March 13, 1920.

The Senate has indefinitely postponed House bill entitled an act to permit banks and trust companies to pay small balances to the credit of deceased persons to the next of kin of such persons without requiring qualification on such estates, No. 235.

They have rejected House bills entitled an act to amend and reenact section 2 of an act entitled an act to regulate the business of

making small loans, by requiring persons charging, directly or indirectly, a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred (\$300) dollars, to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of banking division of the Corporation Commission in respect to licensees; repealing section 81 of the revenue act and all other acts and parts of acts inconsistent with the provisions of this act, approved March 23, 1918, No. 237; an act to prevent untrue, deceptive and misleading advertising, and making such advertising a misdemeanor, No. 374; an act to annex to the county of Chesterfield a part of the county of Henrico, No. 390; and an act to amend and re-enact section 1111 of the Code of Virginia, No. 231.

They have agreed to House joint resolution proposing an amendment to section 117 of article 8 of the Constitution of Virginia.

They have passed House bills entitled an act to amend and reenact section 6437 of the Code of Virginia, No. 339; an act to amend and re-enact section 4497 of the Code of Virginia, No. 256; an act for the relief of the family of J. C. Shelhorse, No. 321; an act to amend section 604 of the Code of Virginia, No. 63; an act to amend and re-enact sections 1738, 1743, 1749, 1750, 1771, 1774 and 1781 of the Code of Virginia, No. 492; an act to amend and re-enact section 3487 of the Code of Virginia, concerning fees of sheriffs, sergeants, criers and constables, No. 168; an act to amend and reenact section 3173 of the Code of Virginia, No. 368; an act to authorize boards of supervisors to fell, or fell and remove, trees along public highways, and to keep the lands along such highways cleared of growing trees; also providing for procedure under this act, No. 382; an act to repeal section 4740 of the Code of Virginia, No. 384; an act for the protection of fish in Nottoway river in Southampton county, No. 389; an act to amend and re-enact section 19 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended, No. 478; an act to amend and re-enact section 107 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended. No. 479; an act to amend and re-enact section 3330 of the Code of Virginia, No. 486; and an act to provide for submission to the people for approval and ratification the proposed amendments to section 32 of article 8, section 133 of article 9, section 136 of article 9, section 138 and section 184 of the Constitution of Virginia, No. 501.

And they have agreed to House amendments to Senate bills entitled an act to provide for the examination and certification of professional engineers, architects and land surveyors to regulate the practice of engineering, architecture and land surveying, and to establish their relation to public works and the surveying and platting of land, No. 226, an act to amend and re-enact section 1810 of the Code of Virginia, No. 264; an act to amend and re-enact section 3488 of the Code of Virginia, No. 328; an act concerning trustees, their qualifications, sales made by trustees under order or decree of court, their compensation in such cases, No. 343; an act to amend and re-enact section 3 of an act entitled an act to incorporate the town of Louisa, in Louisa county, approved March 8, 1873, No. 192; an act to erect a library building and auditorium as a memorial to the soldiers, sailors, marines and women who served in the World War, and to appropriate money therefor, to dedicate as and for public streets and highways upon certain conditions a strip of land fifteen feet in width lying on the southern side of the Capitol Square in the city of Richmond, needed by the city of Richmond for the widening of Bank street. To allow the Library Board to borrow money, issue bonds therefor and secure the same; and to allow the State Board of Education, from time to time, to invest the cash in hand of the literary fund in said bonds, No. 155; an act to appropriate \$10,000 to the Matthew Fontaine Maury Association for the purpose of aiding in the erection of a monument, to request the Governor to designate Matthew Fontaine Maury Monument Day; and to provide for calling on the people of Virginia for contributions. No. 16; and an act to amend and re-enact an act entitled an act to incorporate the Eastern Shore Game Protective Association of Virginia, approved March 5, 1894, No. 333.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both Houses and duly enrolled, the titles of said bills having been publicly read:

No. 194. House bill to prohibit the hunting, shooting or trapping of ringed-necked pheasants in Shenandoah county, until after

the first day of November, 1922.

No. 358. House bill to authorize and empower the board of supervisors of Culpeper county to borrow forty thousand dollars for the purpose of resurfacing and otherwise improving the macadam roads in Catalpa and Stevensburg magisterial districts in said county.

No. 435. House bill in relation to fish ladders in Floyd county. No. 411. House bill to repeal an act to authorize the city of Bristol to lease or sell the Gauthier property in said city, approved September 9, 1919.

No. 416. House bill to prevent the trapping of foxes in the

counties of Albemarle, Nelson and Amherst.

No. 370. House bill to amend and re-enact section 4200 of the Code of Virginia.

No. 243. House bill to amend and re-enact section two thousand

seven hundred and two of the Code of Virginia.

No. 424. House bill to appropriate money to the Southwestern State hospital to build a sewerage disposal plant at the said hospital, or to enable the hospital to carry out a contract with the town of Marion for the construction of a sewer or sewers in connection with the sewerage system of the said town.

No. 484. House bill to authorize the board of supervisors of the county of Norfolk, in its discretion, to borrow the sum of twenty-five thousand dollars and issue bonds therefor, for road and bridge

purposes.

No. 461. House bill to amend and re-enact section 2137 of the

Code of Virginia.

No. 146. House bill to amend and re-enact sections 2430 and

2431 of the Code of Virginia.

No. 145. House bill to amend and re-enact section one of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers, approved March 27, 1914, as amended by an act approved March twenty-second, nineteen hundred and sixteen, and as further amended by an act ap-

proved March ninth, nineteen hundred and eighteen.

No. 293. Senate bill to authorize, empower and require the board of supervisors of Grayson county to borrow the sum of \$90,000.00 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in Wilson, Elk Creek and Old Town magisterial districts of said county; to provide for the expenditure of the funds raised by such bond issue; to authorize the purchase of machinery and tools necessary therefor; to authorize the employment of civil engineers, road builders and labor; to specify the roads and parts thereof to be constructed and the amounts to be expended thereon; to provide for imposing a tax on all property, county and district, including property in any incorporated town situated within the above named districts, for the purpose of paying the interest and principal of such debt; to do all things necessary, needful or incidental to the main purposes of this act; and to declare an emergency.

No. 431. House bill to amend and re-enact section 3857 of the

Code of Virginia.

No. 455. House bill to authorize the county of Louisa to borrow money and issue bonds for a sum not exceeding two hundred thousand dollars (\$200,000.00).

No. 473. House bill endorsing the erection of a statue of brotherhood, at Fort Wool, otherwise called the "Rip Raps" in Hampton Roads, and to appropriate \$50,000.00 thereto.

No. 428. House bill to amend and re-enact section 4154 of the

Code of Virginia.

No. 399. House bill to provide for the contraction of the corporate limits of towns located partially in one county and partially in another.

No. 205. House bill to amend and re-enact section 3393 of the

Code of Virginia.

No. 300. House bill to prohibit the removal and carrying away of sand or gravel from the fast land, beach or bluff abutting upon any of the rivers, streams or other waters within the jurisdiction of this Commonwealth or from the beds of any such waters, or from land lying between high and low water-mark of any such waters, and to repeal an act entitled an act to punish stealing and taking away sand within this Commonwealth, on the banks of the Potomac river, approved March 8, 1894.

No. 442. House bill to amend and re-enact section nine of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the

same are in conflict herewith, approved September 5, 1919.

No. 119. House bill to validate certain allowances made to petit jurors by the circuit court of Washington county.

No. 395. House bill to amend and re-enact section 4988 of the

Code of Virginia.

No. 316. House bill to amend and re-enact section 2385 of the

Code of Virginia.

No. 403. House bill to provide for a portrait of the late Senator Thomas S. Martin, and to make appropriation therefor out of the public funds.

No. 307. House bill to amend and re-enact section 2543 of the

Code of Virginia.

No. 471. House bill to make an appropriation for the purpose of making such changes in the Confederate memorial institute as will be necessary to provide for housing the paintings presented to the State of Virginia by Honorable John Barton Payne.

No. 352. House bill to amend and re-enact sections 54 and 70 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March 3,

1892, as heretofore amended.

No. 344. House bill to authorize the board of supervisors of Patrick county to borrow money for the purpose of road construction, improvement and maintenance in said county, and to issue bonds therefor, not exceeding \$50,000.00 in amount.

No. 326. House bill to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river, and its branches, and to create a board of quarantine commissioners and a quarantine medical officer for said district, approved February 26, 1877, and all acts amendatory thereof.

No. 313. House bill concerning the commissions of the treasurer

of the county of Stafford.

No. 438. House bill to ratify, confirm and validate all elections, proceedings, acts or things heretofore held, done and performed in the city of Norfolk in reference to chapter 122 of the Code of Virginia of 1919, of thirty-year five per cent. bonds of the city of Norfolk for the aggregate principal amount of six million dollars, for the purpose of enlarging and improving the water supply system of the city of Norfolk.

No. 268. House bill to provide a charter and special form of government for the city of Hampton, and to repeal the existing charter of said city, formerly the town of Hampton, approved May 23, 1887, and the several acts amendatory thereof, approved, respectively, February 29, 1892; February 24, 1896; March 3, 1898; January 13, 1900; January 30, 1900; February 23, 1901; the two acts of May 15, 1903; March 2, 1914; March 9, 1916; and the act of December 26, 1903, which became a law without the Governor's signature; and all other acts and parts of acts inconsistent with this act so far as they relate to the city of Hampton.

No. 207. House bill prescribing the time of holding the regular

terms of court in the twenty-eighth judicial circuit.

No. 295. House bill authorizing the board of supervisors of Smyth county to invest the sinking fund of said county in bonds.

No. 294. House bill providing for the appointment of a com-

mission on the development of Hampton Roads.

No. 281. House bill to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned delinquent.

No. 298. House bill to amend and re-enact section 4928 of the Code of Virginia, in relation to compensation and mileage of jurors

in criminal cases.

No. 206. House bill to amend and re-enact section 6452 of the Code of Virginia, 1919.

No. 255. House bill to validate all acts of notaries public, commissioners in chancery and commissioners of accounts who, since January 13, 1920, may have held certain other offices.

No. 225. House bill to amend and re-enact section 4549 of the

Code of Virginia.

No. 219. House bill to amend and re-enact section 2389 of the

Code of Virginia.

No. 247. House bill to amend and re-enact section 5412 of the Code in reference to books and stationery furnished commissioners and how paid for.

No. 263. House bill to amend and re-enact section 2854 of the

Code of Virginia.

No. 272. House bill to change the name of Alexandria county to Arlington county.

No. 289. House bill to authorize the board of supervisors of Washington county to build bridges, and to lay tax levies to pay

therefor, and to issue certificates of indebtedness in anticipation of such tax collections.

No. 286. House bill to amend and re-enact section 8 of an act entitled an act to provide for working and keeping in repair the public roads and bridges of Botetourt county, and to repeal an act entitled an act to provide for the working and keeping in repair the public roads of Botetourt county, approved March 4, 1896, and an act amendatory thereof, approved February 14, 1901, approved March 15, 1906, as heretofore amended.

No. 445. House bill to provide a road commission for Eastville magisterial district, in Northumberland county, and to repeal

previous acts.

No. 444. House bill to authorize the board of supervisors of the county of Dinwiddie to levy a special tax in Westboro and Darville precincts in said county for road improvements in said

precincts.

No. 409. House bill to authorize the school board of Newsoms school district, No. 8, the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Newsoms, Virginia, for the said district.

No. 408. House bill authorizing the board of supervisors of Prince Edward county to levy a capitation tax for school and road

purposes.

No. 402. House bill to appropriate certain sums of money from the Virginia State treasury in aid of duly organized Confederate memorial associations of this State, having in charge and that expend such money upon cemeteries containing the graves of Confederate soldiers or sailors.

No. 466. House bill to authorize the circuit court of Prince George county, or the judge thereof in vacation, to appoint a special police force for said county, and to provide for the compensation of persons appointed as such special police force.

No. 453. House bill concerning depositories for the funds of

Culpeper county and the interest on such funds.

No. 488. House bill to amend and re-enact sections 7, 10 and 12 of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as heretofore amended.

No. 310. House bill to provide for relief from employment on Sundays of certain employees of the State and the departments thereof.

No. 308. House bill to permit females to qualify, give bond and act as deputy clerks in all courts of this Commonwealth; and to validate certain acts heretofore performed by females acting as such deputy clerks.

No. 334. House bill to amend and re-enact section 3 of an act entitled an act to amend and re-enact sections 2, 3 and 4 of an act approved February 8, 1908, entitled an act to amend and re-enact

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an act approved March 7, 1906, entitled an act to amend an act approved March 10, 1904, entitled an act to amend and re-enact an act approved April 2, 1902, entitled an act to amend and re-enact an act entitled an act to provide a road law for Campbell county, approved March 5, 1900, providing and regulating a road board for said county, and directing the disbursement of the county road fund, approved March 4, 1914.

No. 250. House bill to amend and re-enact an act entitled an act to provide a new charter for the town of Front Royal, Warren county, Virginia, approved March 11, 1916, and to repeal all acts

or parts of acts in conflict therewith.

No. 381. House bill to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties.

No. 383. House bill to amend and re-enact section two of an act entitled an act to provide for the building and improvement of public roads in the county of Surry, and prescribing the powers and duties of road boards in the several magisterial districts of said

county, approved February 9, 1916.

No. 365. House bill to authorize the mayor and council of Cape Charles, in the county of Northampton, and State of Virginia, to issue bonds and borrow money for the construction, repair, improvement, enlargement, extension and maintenance of the lighting system of the said town.

No. 360. House bill to amend and re-enact an act entitled an act to authorize and require the board of supervisors of Warren county to issue bonds of the said county not in excess of fifteen thousand dollars (\$15,000.00) to bear interest at the rate of five per centum per annum; to pay for the completion of the road leading from Browntown to Bentonville, in South River district in said county; and to levy a tax on the taxable property of said district to pay the interest on said bonds and provide a sinking fund for their redemption, approved February 10, 1920.

No. 195. Senate bill to amend and re-enact section 4193 of the

Code of Virginia.

No. 353. House bill to add a new section to the charter of the city of Radford, to be known as section 70, in relation to a civil and police justice, providing for his election or appointment and qualifications, describing his powers, duties, jurisdiction, term of office and compensation, and repealing all acts and parts of acts and all

charter provisions in conflict herewith.

No. 285. House bill to amend and re-enact section 3 of an act entitled an act authorizing and empowering the board of supervisors of any two or more counties in this State, or the board of supervisors of any one or more of the counties in this State and the council or councils of any one or more of the several cities in this State, to establish a home for the care and maintenance of the poor; to authorize the sale and conveyance of certain real and personal

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property belonging to such cities and counties as may adopt the provisions of this act; to authorize the authorities of such counties and cities to purchase farms of suitable size, fertility and location; to authorize such authorities to erect suitable buildings to be called district homes, to which all of the counties and cities composing such district must send its poor, and care for same; providing for the appointment of boards of control, superintendents, physicians and necessary employees; and to abolish county and city poor houses in the several counties which adopt the provisions of this act, approved March 14, 1918.

Mr. Price moved that when the House adjourn today, it adjourn to meet on Friday, March 19th, at 12 o'clock M., which was agreed to.

On motion of Mr. Rodgers, the House adjourned.

RICHARD L. BREWER, Jr. Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

FRIDAY, March 19, 1920.

On motion of Mr. Fuller of Richmond the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule

3.

THE SPEAKER laid before the House the following communication from the Governor:

COMMONWEALTH OF VIRGINIA, GOVERNOR'S OFFICE, RICHMOND, March 19, 1920.

To the House of Delegates of Virginia:

House Bill No. 424: I return this bill without my approval because I have been advised by the authorities of the Southwestern State Hospital that the conditions complained of by the town of Marion with regard to the pollution of the river above the town is one that was brought about by the town authorities refusing to permit the hospital to make a more satisfactory disposal of its sewage.

WESTMORELAND DAVIS,

Governor.

On motion of Mr. Price the chair was vacated until 6 o'clock P. M.

FRIDAY, MARCH 19TH—AFTERNOON SESSION.

The hour of 6 o'clock P. M. having arrived, the chair was resumed.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been

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passed by both Houses and duly enrolled, the titles of said bills hav-

ing been publicly read:

No. 83. House bill to amend and re-enact an act entitled an act to prohibit the taking of fish from the streams of Franklin county, except with hook and line, approved September 4, 1919.

No. 396. House bill to amend and re-enact section 306 of the

Code of Virginia.

No. 366. House bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton, and State of Virginia, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and sewer systems of the said town.

No. 362. House bill to authorize the town council of Blackstone, in the county of Nottoway, to levy a special tax to equip and main-

tain a fire department.

No. 333. House bill to amend and re-enact an act entitled an act to authorize and empower the board of supervisors of Roanoke county to erect and maintain toll gates on the macadamized roads of

said county, approved March 24, 1914.

No. 184. House bill to amend and re-enact section 3 of an act entitled an act appropriating the proceeds of the glebe lands, and other property, belonging to the parishes of Abingdon, Ware and Petsworth, in the county of Gloucester, and for other purposes, passed January 25, 1814.

No. 103. House bill to amend and re-enact sections 3512 and

3529 of the Code of Virginia,

No. 203. House bill to amend and re-enact section 5189 of the Code of Virginia, as amended by an act approved September 5, 1919.

No. 171. House bill to amend and re-enact section 2158 of the

Code of Virginia.

No. 340. House bill for the protection of persons employed in the construction or repair of railroad cars or car trucks or similar

equipment.

No. 169. House bill to amend and re-enact section 2252 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 448 of the Code of Virginia (1887), as heretofore amended, in relation to commissioners of revenue, approved March 16, 1918.

No. 265. House bill to amend and re-enact section 26 of an act entitled an act to provide a new charter for the town of Gretna, Pittsylvania county, and to repeal all other acts inconsistent with this act. approved March 17, 1916.

No. 380. House bill to amend and re-enact section two of the road law of Montgomery county, as approved March 14, 1910.

No. 191. House bill to provide for the protection of the wild

life in the county of Clarke.

No. 480. House bill authorizing the boards of supervisors of Carroll and Grayson counties to enter into a contract in relation to the erection and maintenance of a certain bridge in Grayson county,

and authorizing the board of supervisors of Carroll county to appropriate money for the erection and maintenance of such bridge.

No. 356. House bill requiring railroads to furnish water to live

stock awaiting shipments under certain conditions.

No. 439. House bill to authorize the chairman of the board of supervisors of Lunenburg county, who may be in office when this act takes effect, to sign certain minutes of the said board.

No. 437. House bill to authorize the mayor and council of the city of Williamsburg to sell and make conveyance of certain lots

of land owned by the said city.

No. 240. Senate bill to amend and re-enact section 3434 of the

Code of Virginia.

No. 335. House bill to validate acknowledgments heretofore taken by justices of the peace, and mayors of cities or towns or police justices who by virtue of their offices had the powers and authority of justices of the peace, where such justices or mayors, or police justices are designated in the certificates of acknowledgment as police justices.

No. 182. House bill requiring certain State institutions to pur-

chase only pure bred cattle, sheep and hogs.

No. 311. House bill to amend and re-enact section 3194 of the

Code of Virginia.

No. 436. House bill to authorize the mayor and council of the city of Williamsburg, in the county of James City, State of Virgin a, to borrow money, issue bonds therefor, for the purpose of completing a public school building, and providing for submission of the issuance of bonds for this purpose to the qualified voters of the said city.

No. 264. Senate bill to amend and re-enact section 1810 of the

Code of Virginia.

No. 328. Senate bill to amend and re-enact section 3488 of the

Code of Virginia.

No. 192. Senate bill to amend and re-enact section 3 of an act entitled an act to incorporate the town of Louisa, in Louisa county, approved March 8, 1873.

No. 409. Senate bill authorizing the city of Fredericksburg to issue bonds to redeem what are known as bridge bonds becoming

due July, 1920.

No. 343. Senate bill concerning trustees, their qualification, sales made by trustees under order or decree of court, their compensation in such cases.

No. 427. Senate bill to authorize the school board of Madison magisterial district, No. 1, of the county of Orange, Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor not to exceed the sum of \$20,000.00 in amount.

No. 368. House bill to amend and re-enact section 3173 of the Code of Virginia.

No. 486. House bill to amend and re-enact section 3330 of the Code of Virginia.

No. 121. Senate bill to amend and re-enact section 5106 of the

Code of Virginia.

No. 350. Senate bill to amend and re-enact section 2073 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to authorize the court in which he is tried to sentence certain prisoners to hard labor on the public roads instead of confinement in the penitentiary, for the commission of felony, as heretofore amended, including amendment thereto in regard to contracts for the hiring of convicts, as amended by acts approved February 29, 1912, and March 22, 1916, approved March 15, 1918.

No. 404. Senate bill to authorize and empower the board of supervisors of Greene county to issue bonds and raise money for the purpose of purchasing a county road team and building bridges.

No. 167. House bill to amend and re-enact section 3716 of the

Code of Virginia.

No. 156. House bill to amend and re-enact section 136 of the

Code of Virginia.

No. 347. House bill to amend and re-enact section 3885 of the Code of Virginia, prescribing the procedure and conditions under which a public service corporation, if it becomes necessary in the construction of its work, or in changing its grade, or in double tracking the same, may cross any State or county road.

No. 329. House bill to require able-bodied persons over sixteen years of age to support their parents in cities of one hundred

thousand inhabitants or more.

No. 364. House bill for the protection of certain fish in Stafford

and King George counties.

No. 304. House bill to amend and re-enact section 6348 of the Code of Virginia, and to repeal section 6349 of the Code of Virginia, in relation to appeals and writs of error.

No. 102. House bill to amend and re-enact sections 3481 and

3507 of the Code of Virginia.

No. 288. Senate bill to authorize the board of supervisors of Madison county to borrow the sum of fifteen thousand dollars and to issue bonds therefor, for the permanent improvement and construction of roads and bridges in said county.

No. 303. Senate bill to amend and re-enact section 28 of an act entitled an act providing a charter for the city of Richmond, ap-

proved May 24, 1870, as heretofore amended.

No. 293. House bill to create a sanitary district of Alexandria county; to provide for the appointment of the Arlington sanitary commission; to prescribe the powers and duties of said commission; to impose certain duties upon the board of supervisors; to authorize the levying of certain taxes by the board of supervisors and the issuance of certain bonds upon certain conditions.

No. 325. Senate bill extending the right of suffrage to women;

assessing a State capitation tax on certain women residents of Virginia; and prescribing the qualifications of women entitled to vote for members of the General Assembly and all officers elective by the people, and the manner in which women may register and vote; also

providing when this act shall take effect.

No. 343. House bill to amend and re-enact sections 14, 16, 17 and 18 of an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred (\$300) dollars, to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiners of banking division of the corporation commission in respect to licensees; repealing section 81 of the revenue act and all other acts and parts of acts inconsistent with the provisions of this act, approved March 23, 1918.

No. 217. House bill to amend and re-enact section 3484 of the Code of Virginia in relation to the fees of the clerks of circuit, ap-

pellate and other courts.

No. 387. House bill to provide for the consolidation of towns. No. 354. House bill to amend and re-enact section 3210 of the Code of Virginia.

No. 308. Senate bill to amend and re-enact section 2052 of the

Code of Virginia.

No. 418. House bill to amend and re-enact section 6239 of the

Code of Virginia.

No. 213. House bill to provide for the appointment of a commission to be known as the University of Virginia and Richmond Memorial Road Commission; to prescribe its powers and duties; and to provide for the construction of the University of Virginia and Richmond Memorial Road.

No. 105. House bill to amend and re-enact section 36 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 332. Senate bill to authorize the school board of Bellefonte school district, of the county of Nottoway, Virginia. to borrow money for the purpose of erecting a high school building at Blackstone in said district, and to issue bonds therefor not to ex-

ceed the sum of ten thousand dollars in amount.

No. 414. House bill to amend and re-enact an act entitled an act to empower the council of the town of Wakefield, in the county of Sussex, to issue and sell bonds to the amount of and not exceeding \$20,000.00, for the purpose of borrowing money to erect, equip and

operate a plant for the manufacture, distribution and sale of electricity, or to contract for the manufacture of same; provided, that the question of such bond issue for the purpose named to be first submitted to the qualified voters of said town, and to authorize said council to call an election for the submission of the same to the voters, approved February 10, 1920.

No. 216. House bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore

amended.

No. 497. House bill to authorize the board of supervisors of Nottoway county to establish road districts and levy a special tax in such districts for road improvements and maintenance.

No. 493. House bill to amend and re-enact section 3468 of the

Code of Virginia.

No. 302. House bill to limit the amount recoverable for the loss of, or injury to, wearing apparel, cloth, or other articles delivered to any person or corporation to be dyed or laundered.

No. 137. House bill to amend and re-enact section 200 of the

Code of Virginia.

No. 125. House bill to amend and re-enact section 3780 of the Code of Virginia, relating to the amendment of charters of corporations after organization.

No. 63. Senate bill to regulate search warrants and to prohibit

searches without search warrants.

No. 372. Senate bill to amend and re-enact sections 2224 and 2230 of the Code of Virginia, with reference to the compensation of examiners of records.

No. 479. House bill to amend and re-enact section 107 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 478. House bill to amend and re-enact section 19 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 389. House bill for the protection of fish in Nottoway river

in Southampton county.

No. 384. House bill to repeal section 4740 of the Code of Virginia.

No. 63. House bill to amend section 604 of the Code of Virginia.

No. 321. House bill for the relief of the family of J. C. Shelhorse.

No. 256. House bill to amend and re-enact section 4497 of the Code of Virginia.

No. 339. House bill to amend and re-enact section 6437 of the

Code of Virginia.

No. 487. House bill to authorize the board of supervisors of Lee county to borrow money and issue bonds of said county, or any of the magisterial districts thereof, for a sum not exceeding \$50,000.00, for the purposes of rebuilding, repairing, improving and maintaining the public roads and bridges of said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of such bonds at maturity.

No. 195. House bill for the protection of deer and elk in Shen-

andoah county.

No. 94. House bill to amend section 3027 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to provide in cities containing forty thousand inhabitants or more for the appointment of matrons for the jails, and to fix their compensation and to provide how the same shall be paid, approved March 12, 1908, approved March 16, 1918.

No. 140. House bill to amend and re-enact sections 1, 3, 4, 5 and 6, of an act entitled an act to authorize and regulate the exchanges of certain classes of reciprocal and inter-insurance contracts among individuals, partnerships and corporations, empowering corporations generally to make such contracts, regulating process in suits on such contracts, and prescribing certain fees, taxes and licenses and penalty for violation, approved March 20, 1918.

No. 198. House bill authorizing the school board of Plymouth school district, in the county of Lunenburg, to borrow money, not to exceed \$30,000, for the building, repairing and equipment of

school houses in said district.

No. 368. Senate bill to amend and re-enact section 5333 of the

Code of Virginia.

No. 276. Senate bill to amend and re-enact sections 2, 8 and 15 of an act entitled an act to incorporate the town of Banister in the county of Halifax, approved May 16, 1887, as heretofore amended and to repeal section 10 of said act.

No. 178. Senate bill to provide for the extradition of persons of unsound mind, and to make uniform the laws of the States which

enact the same.

No. 301. Senate bill to amend and re-enact section 6310 of the

Code of Virginia.

No. 181. Senate bill to amend and re-enact sections 4910, 4911, 4912 and 4913, chapter 195; section 1045, chapter 46, Code of Virginia, 1919, in relation to person charged with crime and whose sanity is doubted, the disposition of such person when found insane or feeble-minded; disposition of persons who become insane after conviction, and the disposition of insane or feeble-minded persons charged with crime and confined in the department for criminal insane at a State hospital or elsewhere, when restored to sanity.

No. 476. House bill to amend and re-enact sections 1, 4, 7, 8, 9 and 11 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads of Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, and to add to said act two new sections, designated sections 7-a and 13-a.

No. 501. House bill to provide for submission to the people for approval and ratification the proposed amendments to section 32 of article 2, section 117 of article 8, section 133 of article 9, section 136 of article 9, sections 138 and 184 of the Constitution of Virginia.

No. 58. House bill to amend and re-enact an act entitled an act to provide for the acceptance of the conditions of the Federal act commonly called the Smith-Hughes bill (Public No. 347, 64th Congress), and authorizing the State Board of Education to act as a State board of vocational education for the Commonwealth, and authorizing the Treasurer of the State of Virginia to act as custodian of such funds as may be received from the Federal government, and to pay the same out on warrant drawn by the State Board of Education, and authorizing the State Board of Education to establish a department of vocational education, and appropriating money therefor, approved February 23, 1918; also to authorize boards of supervisors and councils to appropriate money for vocational education.

No. 141. House bill to amend and re-enact section fifty-seven of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act: to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional

restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

No. 93. House bill to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the city of Bristol and all powers heretofore or hereafter exercised by them, while in

office, to be legal and valid.

No. 87. Senate bill to amend and re-enact section 853 of the Code of Virginia, and to repeal sections 926, 927, 928, 929 and 930

of the Code of Virginia.

No. 257. Senate bill to amend sections 5, 6, 7, 8, 9, 10, 11, 12, 18, 19, 20, 21, 22, 23, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 92, 94, 95, 96, 97, 98, 99, 100, 101 and 103 of an act to incorporate the city of Newport News, in the county of Warwick, and to provide a charter therefor, and to repeal sections 2 and 93 of said act and to add thereto sections 14-a, 55-a, 99-a, 116-a, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131 and 132, which deal with and provide for vacancies in the council; the initiative and referendum; the general powers and duties of the department of public welfare; the division of the city into school districts and the election of trustees therefor; the creation of a civil service commission and its rules and regulations; the jurisdiction of courts to enforce ordinances rules and regulations upon city owned property outside of the city; continuance of present officers in office until January 1, 1921, and the vacating of certain offices at that time; the penalties for violation of certain sections; the working of prisoners; the appointment of boards and the creation of pension funds.

No. 345. House bill to amend and re-enact chapter 654 of the Acts of Assembly of 1897-98, entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of that county and levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the Acts of 1899-1900, and as amended and re-enacted by chapter 144 of the Acts of 1904, and as

further amended by an act approved March 17, 1916.

No. 355. House bill to amend and re-enact sections 2 and 5 of article 2 and section 1 of article 3, of an act entitled an act to incorporate the town of Phoebus, in Elizabeth City county, approved January, 22, 1900, as heretofore amended by an act approved March 2, 1914, and by an act approved March 1, 1916.

No. 405. House bill to amend and re-enact sections 4099, 4100, 4105, 4110, 4111, 4113, 4115, 4120, 4121, 4122, 4123 and 4129 of

the Code of Virginia.



No. 448. House bill to amend and re-enact an act entitled an act to provide for opening and keeping in repair the public roads of Pulaski county, approved March 2, 1892, as amended and re-enacted by an act approved February 27, 1896, as amended and re-enacted by an act approved January 25, 1898, as amended and re-enacted by an act approved March 6, 1900, as amended and re-enacted by an act approved May 14, 1903, as amended and re-enacted by an act approved March 14, 1908.

No. 327. Senate bill to amend and re-enact an act entitled an act to incorporate the town of Fairfax, in the county of Fairfax, approved February 16, 1892, as amended and re-enacted by an act approved March 14, 1908, (which latter act amended and re-enacted sections 2, 3, 4, 5, 7, 8, 10, 11 and 12, and added to the original sec-

tions 13, 14, 15 and 16).

No. 266. House bill to amend and re-enact section 3 of an act entitled an act to create the city of Hopewell in the county of Prince George; to provide temporary and permanent officers for its organization and management and to authorize the assessment and collection of revenue necessary for the permanent improvement and government of said city, approved February 26, 1916.

No. 412. House bill to amend the charter of the town of Dillwyn and to submit to the qualified voters of Dillwyn, in the county of Buckingham, the question of repealing the charter of said town.

No. 420. House bill to amend and re-enact section five thousand nine hundred and eleven of the Code of Virginia, providing for the jurisdiction of circuit courts in cities which have, since the present Constitution went into effect, undergone transition from cities of the

second class to cities of the first class.

No. 443. House bill to validate the issuance by the board of supervisors of the county of Cumberland of bonds in the sum of sixty-four thousand one hundred and ninety-three dollars and twelve cents (\$64,193.12) for building and permanent improvement of certain public roads in Hamilton district of said county, pursuant to an election by the duly qualified voters of said district held on the twenty-fourth day of September, nineteen hundred and nineteen, by virtue of an order of the circuit court of said county entered on the twenty-fifth day of August, nineteen hundred and nineteen, and to provide for payment of interest on said bonds and to create a sinking fund for payment of the same.

No. 386. House bill to authorize the school board of Floyd magisterial district, of the county of Scott, Virginia, to borrow money for the purpose of erecting a school building in Dungannon, in the said district, in said county of Scott, and to issue bonds

therefor, not to exceed the sum of \$50,000 in amount.

No. 481. House bill to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll to let to contract the roads of said county and levy a tax to keep the same in proper repair, as amended by an act approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respec-

tively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendents, clerks and duties of each, prescribing penalties, etc., and to repeal all special acts in conflict herewith.

No. 274. House bill to amend sections 3184, 3187, 3188 and 3254

of the Code of Virginia.

No. 492. House bill to amend and re-enact sections 1738, 1743,

1749, 1750, 1771, 1774 and 1781 of the Code of Virginia.

No. 274. Senate bill to amend and re-enact section 4, of an act of the General Assembly of Virginia, approved February 1, 1915, entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894.

No. 220. House bill to prohibit certain devices from being affixed to bags containing stock foods, and to prohibit the sale of stock foods

put up in bags to which certain devices are affixed.

No. 363. House bill to authorize the Scottsville Power Corporation, its successors and assigns, and any public service corporation heretofore or hereafter chartered to construct and maintain one or more dams in James river between the counties of Albemarle and Buckingham, and to divert and use the waters of said river for the production of power.

No. 259. Senate bill to amend and re-enact an act to provide for the issuing of county bonds for permanent road or bridge improvements and upkeep and maintenance in the magisterial districts of the county of Scott, approved March 13, 1918, chapter 162, page 296.

No. 249. House bill to authorize the town of Front Royal to issue bonds in the sum of \$36,000.00, and expend the proceeds arising from the sale thereof, or so much as may be necessary for the construction, erection and maintenance of a sewerage system for the said town, and to provide by proper tax levy or appropriation for the payment of interest on the bonds so issued and to create a sinking fund to retire said bonds at maturity.

No. 262. House bill to amend and re-enact section 5 of an act approved November 24, 1884, entitled an act to incorporate the town of Boykins, in the county of Southampton, and amended and re-enacted by an act approved February 14, 1901, and amended by an

act approved December 19, 1901, and amended by an act approved

March 16, 1910.

No. 312. House bill establishing the Virginia truck experiment station; providing for the appointment of a board of directors thereof, and prescribing the powers and duties of the said board; also providing for the control and maintenance of the Eastern Shore

experiment station located near Onley, Accomac county.

No. 261. House bill to provide for a special election in the town of Boykins, upon the question of issuing bonds for the purpose of improving the streets of said town, and installing a water and sewerage system in said town, and install lights in said town, to allow the council of the said town to issue said bonds, if the same shall be authorized by a majority of the qualified voters thereof at such special election, and by a majority of the registered voters of said town, and to levy and collect taxes sufficient to pay the interest thereon, and to create a sinking fund for the redemption of the said

bonds upon their maturity.

No. 364. Senate bill to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county: to authorize the erection of toll gates and the collection of tolls upon certain public roads therein; and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; and to repeal all special acts heretofore enacted in reference to the public roads of said county; and to validate the official acts of certain officers under laws heretofore in effect in said county.

No. 315. Senate bill to amend and re-cnact an act approved December 14, 1895, providing for the incorporation of the town of

Mount Crawford, in the county of Rockingham, Virginia.

No. 269. House bill to amend and re-enact an act entitled an act to extend the limits of, and provide for electing trustees for, the town of Marion, in the county of Smyth, and vesting them with certain corporate powers, passed March 15, 1849, as heretofore amended.

No. 181. House bill to amend and re-enact sections 526, 530, 540, 541 and 542 of the Code of Virginia, with reference to forests, and to add to said code three new sections to be numbered 546-a, 546-b, 546-c.

No. 342. House bill to amend and re-enact an act entitled an act to prevent damage and injuries by dogs, and to provide compensation to owners of stock so injured; to provide for license on dogs, and to provide for penalties for violations thereof; to provide compensation of owners of fowl so injured, and to provide funds for the enforcement of this act therefrom, approved March 20, 1918.

No. 163. House bill to amend and re-enact section three thou-

sand and eighty-two of the Code of Virginia.

No. 133. House bill to permit wild birds and wild animals protected by law to be captured alive and held in captivity for propagation purposes.

No. 111. House bill to amend and re-enact section 4248 of the

Code of Virginia.

No. 275. House bill to authorize and empower the board of supervisors of Culpeper county to borrow four thousand dollars for the purpose of completing the Eldorado road in Salem magisterial district.

No. 469. House bill permitting the creation of the office of public defender in cities having a population of fifty thousand or more, and providing for their appointment and defining their powers and duties.

No. 338. House bill to provide for furnishing the secretary and treasurer of the Board of Bar Examiners, the State Tax Board, its counsel and executive assistant, and their respective successors, with

copies of the Annotated Code of 1919.

No. 336. Senate bill to amend and re-enact an act entitled an act authorizing the boards of supervisors of the respective counties of the Commonwealth to pay rewards out of the county levies for the capture of illicit stills and delivery of the same to the sheriff of the county, and for the conviction of the person, or persons, guilty of operating the same in the manufacture of ardent spirits, approved March 16, 1918.

No. 377. House bill to prescribe conditions under which county roads, not part of the State highway system, may be built and maintained from funds derived exclusively from local bonds or taxes

provided for such purposes.

No. 50. House bill to amend and re-enact section 2769 of the Code of Virginia, 1919, and to repeal an act entitled an act to amend and re-enact section 848 of the Code of Virginia, 1887, as heretofore amended, in relation to the compensation of supervisors, approved March 14, 1918.

No. 260. Senate bill to amend and re-enact section 3918 of the

Code of Virginia.

No. 297. House bill to provide a new charter for the town of Narrows and to repeal all other acts and parts of acts in conflict with the provisions of this act.

No. 109. House bill to amend and re-enact sections twelve hundred and fifteen, twelve hundred and sixteen and twelve hundred

and seventeen of the Code of Virginia.

No. 151. House bill to amend and re-enact an act entitled an act to prevent unfairness, imposition or fraud in the sale or disposition of certain securities herein defined by requiring an inspection and regulation of the business of any person, association, partnership or corporation engaged or intending to engage, whether as principal, broker or agent, in the sale of any such securities in the State of Virginia as may be necessary to prevent unfairness, imposition or



fraud in the sale or disposition of said securities, and prescribing penalties for the violation thereof, approved March 23, 1918.

No. 483. House bill to provide for the completion of the pub-

lication, binding and distribution of the Code of Virginia.

No. 136. House bill to amend and re-enact section 158 of the

Code of Virginia.

No. 490. House bill to authorize, empower and direct the board of supervisors of the county of Carroll to borrow money by the issuance of bonds for a sum not to exceed \$300,000.00 for the purpose of the building and permanent improvement of the roads and bridges in said county; prescribing how such bonds may be issued and disposed of; to create a county road board for the county of Carroll, and to prescribe its powers and duties; also to provide how the funds realized from the sale of said bonds shall be disposed of.

No. 324. House bill to provide for the control and prevention of venereal diseases; to provide for the reporting by physicians and other persons of said diseases; to provide for the apprehension, treatment and detention of promiscuous carriers; to provide for the protection of other persons from infection by venereally diseases persons; to provide the penalty for the violation of this act, and to

provide for the maintenance of persons convicted hereunder.

No. 144. House bill to amend and re-enact section eighteen of the tax law, as amended by an act approved March twenty, nineteen hundred and eighteen, entitled an act to amend and re-enact sections eighteen, nineteen and twenty of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section one hundred and eightynine of the Constitution, approved April sixteenth, nineteen hundred and three, and acts amendatory thereof, and to segregate to localities the tax upon shares of stock of banks, banking associations, trust and security companies.

No. 236. House bill to amend and re-enact section 4148 of the

Code of Virginia.

No. 351. House bill to authorize the town of Coeburn, in the county of Wise, Virginia, to issue bonds not exceeding the sum of eighty thousand dollars, for the purpose of building and maintaining a sewerage and water system or either, as the council may determine: to allow the council of said town to issue said bonds if the same shall be authorized by a majority of the qualified voters, and to levy and collect a special tax to pay the interest thereon, and create a sinking fund for the redemption thereof at maturity.

No. 253. House bill to validate, ratify, approve and confirm certain bonds issued or to be issued by the town of Orange, Virginia, and an election held in said town on the second day of July, 1919, authorizing the issuing of the said bonds for providing a water supply for said town.

No. 290. House bill to authorize the board of supervisors of

Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving the public highways in Scottsville magisterial district and Charlottesville magisterial district of said county and to levy a special district tax in said districts to pay said bonds and the interest thereon.

No. 177. House bill to provide for a commission to study the condition of the blind in the State of Virginia, to ascertain their number, both infant and adult, so far as practicable, and the provision made under existing law for their educational and vocational training and assistance, and to report its findings to the next General Assembly, together with such recommendations for the revision of existing laws and the enactment of new laws as will best promote their interests, and to make appropriation for the costs of said commission.

No. 398. House bill to amend and re-enact sections 2942, 2943,

2944 and 2945 of the Code of Virginia.

No. 120. House bill to amend and re-enact section 5431 of the Code of Virginia in relation to investments by fiduciaries, and to repeal an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to allow executors and fiduciaries to invest in Virginia three per centum bonds, issued by virtue of an act approved February 14, 1882, as amended by an act approved February 9, 1898, as amended by an act approved March 22, 1916, approved March 16, 1918.

No. 132. House bill to permit field trials with hunting dogs.

No. 339. Senate bill to authorize the submission to the legal voters of the city of Winchester, Virginia, of the question whether or not they will favor the issuance by said city of not more than \$75.000.00 of sanitary sewage extension bonds; and to authorize the issuance by said city of not more than \$75,000.00 of said bonds, the proceeds whereof shall be used for the extension of the existing sewer system and disposal plant if a majority of those voting vote in favor of such issuance.

No. 343. Senate bill respecting the character of evidence in criminal prosecutions for seduction under section 4410 of the Code of Virginia.

No. 4. Senate bill to amend section 626 of the Code of Virginia, and to repeal sections 604, 605 and 606 of the Code of Virginia.

No. 351. Senate bill to amend an act entitled Deeds of Corporations; how to be executed and acknowledged, designated as section 5208 of the Code of Virginia.

No. 100. Senate bill to appropriate \$10,000 to the Association for the Preservation of Virginia Antiquities, to be used solely for the restoration and preservation of grounds and buildings at Jamestown Island.

No. 132. Senate bill to appropriate thirty thousand dollars to the State Board of Health to purchase a building for the orthopedic hospital for the treatment of crippled and deformed children, established under an act approved February 16, 1918. No. 393. Senate bill in relation to fishing in Middlesex county or any other county.

No. 299. Senate bill to prohibit hunting or shooting of game

birds, game and fur-bearing animals in Halifax county.

No. 340. Senate bill to authorize the submission to the legal voters of the city of Winchester the question whether or not they will favor the issuance of not more than \$75,000 of bonds for the construction of a municipal electric light and power plant and to authorize the issuance of said bonds, if a majority of those voting vote in favor of such issuance.

No. 251. Senate bill to provide for the enumeration of the vet-

erans of the Confederate army and navy.

No. 280. Senate bill in relation to local school taxes; and repealing sections 740 and 2721 of the Code of Virginia.

No. 389. Senate bill to confer on circuit courts of counties juris-

diction to amend legislative charters of towns.

No. 489. House bill for the protection of fish in the waters of

Clinch river and its tributaries, in the county of Russell.

No. 496. House bill to authorize and empower the counties of Hanover, Henrico, King William and the city of Richmond, or any one or more of them, to acquire by purchase or otherwise, or to contribute to the purchase of the toll road running from the city of Richmond to Mechanicsville in Hanover county, and known as the Mechanicsville turnpike.

No. 494. House bill confirming a payment by the Auditor of Public Accounts to Lynchburg city farm, and authorizing the payment of two hundred and sixty-four dollars to said city farm.

No. 382. House bill to authorize boards of supervisors to fell, or fell and remove, trees along public highways, and to keep the lands along such highways cleared of growing trees; also providing for procedure under this act.

No. 199. House bill to amend and re-enact sections 645 and

658 of the Code of Virginia.

No. 123. House bill to amend and re-enact section 3107 of the Code of Virginia.

No. 149. House bill to amend and re-enact section 2039 of the

Code of Virginia.

No. 77. House bill to make it larceny to obtain, with fraudulent intent, money or other property or credit by means of a check, draft or order, and to make a failure to have on deposit, or to the credit of the maker or drawer thereof with the bank, person, firm or corporation on which such check, draft or order is drawn, sufficient funds to pay the same in full when presented prima facie evidence of fraudulent intent.

No. 388. House bill to amend the charter of the town of Bedford, being chapter 165 of the Acts of the Assembly, 1912, approved March 12, 1912, so as to expressly authorize sales and conveyances of certain lands owned by the town.

No. 241. House bill authorizing the board of supervisors of

Norfolk county to levy a capitation tax for school purposes.

No. 417. House bill to amend and re-enact section 17 of an act to regulate the shooting and prevent the destruction of wild water fowl in the waters of Back bay or its tributaries, and the lands adjacent thereto, in the county of Princess Anne, approved March 28, 1914.

No. 441. House bill to authorize the mayor and council of the town of Bowling Green, in the county of Caroline, to issue bonds and borrow money for the purchase, or construction, and maintenance of lighting and water systems, or either, in said town.

No. 168. House bill to amend and re-enact section 3487 of the Code of Virginia, concerning fees of sheriffs, sergeants, criers and

constables.

No. 71. House bill to amend and re-enact section 2307 of the

Code of Virginia.

No. 70. House bill to provide for the inspection by the office of the State Accountant of the accounts of city and county officials handling State funds.

No. 117. House bill to authorize the county of Rockbridge and the town of Lexington to purchase a lot to be used for the parking

of automobiles and to collect a fee for such parking.

No. 152. House bill to assign offices in the Capitol building to

the State Corporation Commission.

No. 179. House bill to authorize the exchange and conveyance of a lot not exceeding eleven acres of land, part of State penitentiary farm.

No. 228. House bill for the protection of muskrat in Essex

county.

No. 309. House bill to amend and re-enact section 5019 of the

Code of Virginia.

No. 385. House bill to amend and re-enact section 2039 of the Code of Virginia, authorizing the boards of supervisors of counties to appoint road supervisors for magisterial districts, and to fix their compensation.

No. 462. House bill to provide for a preliminary survey of the

State highway system of roads, and certain other surveys.

No. 454. House bill to authorize the board of supervisors of any county constituting a judicial circuit to supplement the fees of any constable therein by the payment of a salary.

No. 129. House bill to amend and re-enact section 3847 of the

Code of Virginia.

No. 307. Senate bill to amend and re-enact section 55 of chapter 388, Acts 1918, relating to fees of officers, and so forth, in connection with violations of the prohibition act, approved March 19, 1918.

No. 387. Senate bill to amend and re-enact sections 1362, 1363,

1364 and 1365 of the Code of Virginia.

No. 420. Senate bill to authorize the mayor and council of the town of Clarksville, in the county of Mecklenburg, to issue bonds

and borrow money for the purpose of constructing, improving and

maintaining the roads and streets of said town.

No. 325. House bill to provide for the vocational rehabilitation and education of employees injured in the course of their employment; to create and establish a division of vocational rehabilitation under the control and supervision of the Industrial Commission of Virginia; to provide for co-operation with the United States government in the prosecution of similar work, and to make an appropriation to carry said act into effect.

No. 204. House bill to validate and hold firm and binding the receipt, recordation and verification of deeds, orders of probate, fiduciary accounts, and other papers and writings received into the clerk's offices of the courts of this Commonwealth by the clerks thereof, and transcribed upon the record books in said offices, though the receipt, recordation and verification certificates attached thereto have not received the attesting signatures of the said clerks, and

to provide for the attesting and verification of the same.

No. 114. House bill to amend section 582 of the Code of Vir-

ginia.

No. 358. Senate bill to amend and re-enact section 2110 of the

Code of Virginia.

No. 176. House bill to provide for the appointment of a commission on medical education in Virginia; to define its powers and duties; to provide how the University of Virginia and the Medical College of Virginia may be consolidated, and prescribing the effect thereof.

No. 170. House bill to provide for the appointment of a commission on the fee system in Virginia, and to prescribe the powers

and duties of said commission.

No. 452. House bill to authorize and empower the board of supervisors of Floyd county to borrow the sum of \$215,000 and to issue bonds therefor for the repair, improvement and construction of certain roads and bridges in the magisterial district of said county.

No. 192. House bill to amend and re-enact section 2806 of the

Code of Virginia.

No. 165. House bill to amend and re-enact section thirty-eight hundred and fifty-five of the Code of Virginia relating to co-operative associations.

No. 415. House bill to amend and re-enact an act entitled an act to incorporate the town of South Norfolk in the county of Norfolk,

approved September 11, 1919.

No. 433. House bill to amend and re-enact sections 14 and 17 of an act entitled an act to provide a new charter for the town of Abingdon, Virginia, and to repeal all other acts with reference thereto, in effect January 22, 1900, as heretofore amended.

No. 201. House bill to amend and re-enact section 32 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale,

and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecution for violation of this act; to create the office of Commissioner of Prohibition and to define his dut es and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture, or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

No. 449. House bill to amend and re-enact sections two and four of an act entitled an act to amend and re-enact an act entitled an act to provide for the working and keeping in repair the public roads of Amherst county, as amended and re-enacted by an act approved March 2, 1898, and as further amended by an act approved March 15, 1904, which latter act was further amended by an act approved March 16, 1910, which said amendment and the amendment herein contained being for the purpose of authorizing the board of supervisors of said county to work and improve the public roads of said county, expend any surplus money on the roads and bridges of said county, and authorize the erection of toll gates on certain roads in said county for the purpose of raising revenue to maintain and build, macadamize and otherwise permanently improve roads in said county, approved February 20, 1912, as amended by an act approved

March 16, 1916, approved February 28, 1918.

No. 303. House bill concerning slander and libel and prescrib-

ing the punishment therefor.

No. 425. House bill to amend and re-enact section 5898 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3049 of the Code of Virginia relative to temporary appointment of circuit judges, approved March 18, 1918.

No. 221. House bill to amend and re-enact section 3172 of the

Code of Virginia.

No. 332. House bill to amend and re-enact section 3594 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 1359 of the Code of Virginia as heretofore amended,

with reference to grain to be ground in turn; amount of toll; penalty

for violations, approved March 16, 1918.

No. 227. House bill to amend and re-enact sections 87 and 111 of an act entitled an act to incorporate the town of Crewe, in Nottoway county. Virginia, approved March 20, 1916.

No. 134. House bill to amend and re-enact section 3293 of the

Code of Virginia.

No. 254. House bill to prescribe the open season for the hunting, killing or capturing, in the counties of Fluvanna, Goochland, Buckingham and Cumberland, of all the game birds and game animals protected by the laws of this State, and to prohibit the tracking of wild turkeys and rabbits in the snow at any time in the said counties.

No. 162. House bill to amend and re-enact an act entitled an act to provide for the protection of certain fur-bearing animals in the county of Loudoun, approved February 9, 1916, as amended by

an act approved March 4, 1918.

No. 407. House bill to authorize the school board of Drewry-ville school district, of the county of Southampton, Virginia, to issue bonds of the school district, for the purpose of erecting a public high school building at Drewryville, Virginia, for the said district.

No. 367. House bill to provide for the marking of boats engaged in the taking of fish, oysters, clams and crabs in the tidal waters of this State; for the marking of all pound nets, fike nets, purse nets, haul seines and other devices for the taking of fish in the tidal waters of this State; and to provide penalties for the violation thereof.

No. 212. House bill to regulate the sale of bakery products; and

fixing penalties for violation of the provisions thereof.

No. 229. Senate bill to authorize the valuation of bonds and other securities owned by insurance companies and fraternal bene-

ficiary associations by the amortization method.

No. 134. Senate bill to amend and re-enact section 211/2 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeal of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act, and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of

Assembly, 1916, approved March 19, 1918.

No. 320. Senate bill to amend and re-enact section 54 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof: to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 19, 1918.

No. 289. Senate bill to amend and re-enact sections 3 and 6 of an act entitled an act to provide for improving the public roads and bridges of Floyd magisterial district in the county of Scott and to authorize the board of supervisors to borrow money by the issue of bonds, and to build bridges, grade and macadamize the roads in

Floyd district, approved September 4, 1919.

No. 66. Senate bill to appropriate seven hundred and eleven dollars and twelve cents to reimburse Louis A. Heindl, Herbert W. Harris and Pembroke W. Taylor for expenditures made and bills incurred by them in the organization and recruiting of the Thirteenth Company, Virginia Coast Artillery, between the time of its organization and muster into the Federal service, on May 1, 1918.

No. 236. Senate bill to amend and re-enact section 5412 of the

Code of Virginia.

No. 424. Senate bill to authorize the board of supervisors of King and Queen county to borrow the sum of \$4,000.00, and issue

bonds therefor, for the permanent improvement, repairing and construction of the roads and bridges in Buena Vista magisterial district of said county.

No. 319. Senate bill to amend and re-enact an act entitled an act to provide a cottage at Catawba sanatorium for tubercular

teachers, approved March 14, 1918.

No. 356. Senate bill to provide for the locating and opening of new roads, for the altering and discontinuing of any of the existing roads, for the working, improving and keeping the same in repair; and to provide for the erection and maintenance of bridges, in the county of Wythe; and to provide a penalty for obstructing or injuring the roads and bridges in said county, and for repealing all former special road laws for the said county of Wythe.

No. 89. Senate bill to appropriate the sum of forty thousand dollars for the erection of a fireproof building in the Capitol Square,

at Richmond, for the safekeeping of State archives.

No. 275. Senate bill to amend and re-enact section 11 of an act entitled an act to incorporate the town of Banister, in the county of Halifax, approved March 16, 1887, as heretofore amended.

No. 241. Senate bill to amend and re-enact section 3437 of the

Code of Virginia.

No. 398. Senate bill appropriating five hundred dollars to the Virginia State Library for the purpose of making a library survey of the State, and distributing certain books furnished by the American Library Association.

No. 402. Senate bill to amend and re-enact section 4853 of the

Code in relation to grand juries.

No. 306. Senate bill to amend and re-enact section 4676 of the

Code of Virginia.

No. 338. Senate bill to authorize submission to the legal voters of the city of Winchester of the question whether or not they will favor the issuance by said city of not more than \$100,000 of water bonds and to authorize the issuance by said city of not more than \$100,000 of said bonds, if a majority of those voting vote in favor of such issuance.

No. 239. Senate bill to amend and re-enact sections 2 and 9 of an act entitled an act to provide for the recordation of titles to motor vehicles and the identification of the same; to regulate the purchase, sale, storage and repair of motor vehicles; declaring the theft of motor vehicles to be a felony and to prescribe penalties for violations of the act.

No. 423. Senate bill to authorize the county of Albemarle to borrow money and issue bonds for a sum not exceeding three hun-

dred thousand dollars (\$300,000.00).

No. 413. Senate bill to authorize the mayor and council of the town of Woodstock, in the county of Shenandoah, State of Virginia, to borrow money and issue bonds for the purpose of acquiring water, constructing and improving the water system of said town of Wood-

stock, and providing for the submission of the issuance of bonds for

these purposes to the qualified voters of said town.

No. 406. Senate bill to authorize the school board of Winning-ham school district, of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Crewe in said district, and to issue bonds therefor not to exceed the sum of ten thousand dollars in amount.

No. 16. Senate bill to appropriate \$10,000 to the Matthew Fontaine Maury Association for the purpose of aiding in the erection of a monument, to request the Governor to designate Matthew Fontaine Maury Monument Day; and to provide for calling on the peo-

ple of Virginia for contributions.

No. 418. Senate bill to authorize the board of supervisors of Lee county to borrow money and issue bonds of said county, or any of the magisterial districts thereof, for a sum not exceeding \$50,000.00 for the purpose of rebuilding, repairing, improving and maintaining the public roads and bridges of said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of such bonds at maturity.

No. 333. Senate bill to amend and re-enact an act entitled an act to incorporate the Eastern Shore Game Protection Association

of Virginia, approved March 5, 1894.

No. 214. Senate bill to amend and re-enact section 4211 of the Code of Virginia.

No. 374. Senate bill to amend and re-enact section 4204 of the

Code of Virginia.

No. 407. Senate bill to provide for the construction, improvement, care and maintenance of the public roads and bridges in the county of Wythe, and to repeal an act entitled an act to provide for the locating and opening of new roads, for the altering and discontinuing of any of the existing roads, for the working, improving and keeping the same in repair; and to provide for the erection and maintenance of bridges in the county of Wythe; and to provide a penalty for obstructing or injuring the roads and bridges in said county, and for repealing all former special road laws for the said county of Wythe, approved March 14, 1918.

No. 401. Senate bill to amend and re-enact section 5887 of the Code of Virginia; and to amend and re-enact section 5888 of the Code of Virginia, as amended by an act approved January 29, 1920.

No. 28. Senate bill to provide for the conveyance by the Negro Reformatory Association of Virginia of its property, real and personal, located in the county of Hanover, to the State of Virginia, that the State may assume control, operation and management of the same in accordance with the provisions of the charter of said association.

No. 375. Senate bill to amend and re-enact sections 5986 and 5988 of the Code of Virginia, as amended by an act approved January 29, 1920.

No. 155. Senate bill to erect a library building and auditorium

as a memorial to the soldiers, sailors, marines and women who served in the world war, and to appropriate money therefor; to dedicate as and for the public streets and highways upon certain conditions a strip of land fifteen feet in width lying on the southern side of the Capitol Square in the city of Richmond, needed by the city of Richmond for the widening of Bank street. To allow the Library Board to borrow money, issue bonds therefor and secure the same; and to allow the State Board of Education, from time to time, to invest the cash in hand of the literary fund in said bonds.

No. 403. Senate bill to authorize the county of Greene to borrow money and issue bonds for a sum not exceeding ten thousand

dollars.

No. 67. Senate bill to provide for public health nursing, health examination and physical education of school children, and to repeal an act entitled an act to provide for public health nursing and medical inspection and health inspection of school children, approved March 15, 1918.

No. 226. Senate bill to provide for the examination and certification of professional engineers, architects and land surveyors; and to regulate the practice of engineering; architecture and land surveying; to establish their relation to public works and the surveying and platting of land.

No. 168. Senate bill to amend and re-enact sections 3665, 3666,

3667, 3673 and 3674 of the Code of Virginia of 1919.

No. 188. Senate bill to amend section 659 of the Code of Vir-

ginia.

No. 434. House bill to amend and re-enact an act entitled an act to provide a new charter for the town of Abingdon, Virginia, and to repeal all other acts with reference thereto, in effect January 22, 1900, as heretofore amended by adding a new section therto, to be known as section 23.

No. 68. House bill to amend and re-enact section 9 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 260. House bill to provide for the registration of voters in cities having a population of one hundred thousand or more.

No. 128. House bill to permit children over the age of twelve years to work in fruit and vegetable canneries and to transmit merchandise or run errands.

No. 180. House bill to amend and re-enact section 14 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the juris-

diction for trial and appeal of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act, and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

No. 2. Senate joint resolution proposing amendments to sections 18, 20, 21 and 173 of the Constitution of Virginia, so as to extend the

right of suffrage to women.

No. 17. Senate joint resolution proposing amendment to section

132 of the Constitution of Virginia.

House joint resolution proposing an amendment to section 133 of article 9 of the Constitution of Virginia.

House joint resolution proposing an amendment to section 184

of the Constitution of Virginia.

House joint resolution proposing an amendment to section 138 of the Constitution of Virginia.

House joint resolution proposing an amendment to section 117

of article 8 of the Constitution of Virginia.

No. 6. Senate joint resolution proposing amendment to section

170 of article 13 of the Constitution of Virginia.

THE SPEAKER appointed Messrs. Fuller of Richmond and Deans the committee on the part of the House provided by No. 155 Senate bill in relation to the memorial library.

Mr. Price offered the following joint resolution:

Resolved, by the House of Delegates, the Senate concurring, That a committee of five on the part of the House and three on the part of the Senate be appointed to inform the Governor that the General Assembly is ready to adjourn sine die and inquire if he has any communication to make; which was agreed to.

Ordered that Mr. Price carry the resolution to the Senate and

request their concurrence.

A message was received from the Senate, by Mr. Mills, who informed the House that the Senate had agreed to the joint resolution.

THE SPEAKER appointed Messrs. PRICE, HADDON, CARTER, RODGERS and FULLER of Richmond the committee on the part of the House.

The committee subsequently reported that they had waited upon the Governor and had been informed by him that he had no communication to make to the General Assembly.

Ordered that Mr. Haddon inform the Senate that the House was

ready on its part to adjourn sine die.

A message was received from the Senate, by Mr. Cannon, who informed the House that the Senate is ready on its part to adjourn sine die.

On motion of Mr. Price, The Speaker, at 6:15 P. M., declared the House adjourned sine die.

RICHARD L. BREWER, Jr., Speaker of the House of Delegates.

JNO. W. WILLIAMS, Clerk of the House of Delegates.

ERRATA

Page 54, line 11 from top, "Mr. Snider" should be "Mr. Snidow."

Page 56, line 6 from bottom, strike out "Shackelford"; line 7 from bottom strike out "Smyth of Culpeper."

Page 319, line 21 from top, "No. 43 Senate bill" should be "No. 93 Senate

Page 321, line 10 from bottom, "section 2" should be "section 8."

Page 339, line 24 from top, "No. 55 Senate bill" should be "No. 50 Senate bill."

Page 362, line 8 from bottom, "section 2" should be "section 72."
Page 363, line 15 from bottom, "section 4475" should be "section 4775."
Page 373, line 5 from top, "section 4475" should be "section 4775."

Page 392, line 14 from top, "No. 32 Senate bill" should be "No. 93 Senate

Page 399, line 17 from bottom, "section 4475" should be "section 4775." Page 439, strike out lines 20, 21 and 22 from top and insert: "No. 233 Senate bill to amend and re-enact section 3394 of the Code of Virginia, having been considered by the committee in session, was reported from the Committee for Courts of Justice."

Page 444, line 12 from top, "Senate bill 223" should be "Senate bill 233."
Page 556, strike out lines 3, 4, 5 and 6.
Page 559, strike out lines 6, 7 and 8 from bottom and insert No. 414 House bill: "To amend and re-enact an act entitled 'An act to empower the council of the town of Wakefield, in the county of Sussex, to issue and sell bonds to the amount of and not exceeding \$20,000.00, for the purpose of borrowing money to erect, equip and operate a plant for the manufacture, distribution and sale of electricity, or to contract for the manufacture of same; provided, that the question of such bond issue for the purpose named to be first submitted to the qualified voters of said town, and to authorize said council to call an election for the submission of the same to the voters,' approved February 10, 1920."

Page 745, line 21 from top, "No. 384" should be "No. 333."

Page 749, line 12 from bottom, "No. 333" should be "No. 334."

Page 764, line 16 from top, "No. 333" should be "No. 334."

Page 772, line 2 from bottom, "No. 175" should be "No. 174." Page 784, line 11 from bottom, "No. 354" should be "No. 234."

Page 810, line 3 from top, "No. 175" should be "No. 174." Page 835, line 15 from top, after word bill, add "No. 501."

Page 855, line 3 from bottom, "No. 334" should be "No. 383."
Page 858, line 16 from top, "No. 383" should be "No. 384."

Page 871, line 16 from bottom, "No. 343" should be "No. 845."

Page 872, line 19 from top, "No. 496" should be "No. 498."
Page 878, strike out lines 7 to 13 inclusive from top of page and insert, "No. 356 Senate bill, to amend and re-enact section 3846 of the Code of Virginia."

Page 881, after line 24 from top, insert, "House joint resolution proposing an amendment to section 32 of article 2 of the Constitution of Virginia."

STATE OFFICERS

WESTMORELAND DAVIS		
B. F. Buchanan	Lieutenant Governor and President of the Senate.	
JOHN R. SAUNDERS	. Attorney General.	
B. O. JAMES	. Secretary of the Commonwealth.	
C. LEE MOORE	.Auditor of Public Accounts.	
Rosewell Page	.Second Auditor.	
CHAS. A. JOHNSTON	State Treasurer.	
WM. F. RHEA, Chairman	,	
ALEXANDER FORWARD	State Corporation Commission	
Berkley D. Adams)	
HARRIS HART		
JNO. W. RICHARDSON	.Register of the Land office.	
Jo Lane Stern	.The Adjutant General.	
G. W. Koiner	Commissioner of Agriculture.	
JOHN HIRSCHBERG	Commissioner of Labor.	
DAVIS BOTTOM	. Superintendent of Public Printing.	
H. R. McIlwaine	. State Librarian.	
J. B. Wood	Superintendent of Penitentiary.	
Joseph Button	Commissioner of Insurance.	
GEO. P. COLEMAN		
Ennion G. Williams	State Health Commissioner.	
	NASH BILISOLY	
J. T. MASTIN	Secretary State Board of Charities and Corrections.	
Wм. F. Sмутн		
	.Director Legislative Reference Bureau.	
·	Clerk House of Delegates and Keeper of Rolls of Virginia.	
O. V. HANGER	.Clerk of Senate.	
J. SIDNEY PETERS	Commissioner of Prohibition.	
RICHARD F. BIERNE, JR., Chairman	•• ₁	
CHAS. G. KIZER	Industrial Commission.	
CHAS. A. McHugh)	

THE HOUSE OF DELEGATES

A List Showing Names of Members who served during the Session commencing January 14, 1920, and terminating March 19, 1920, their Postoffice, and City or County in which they reside.

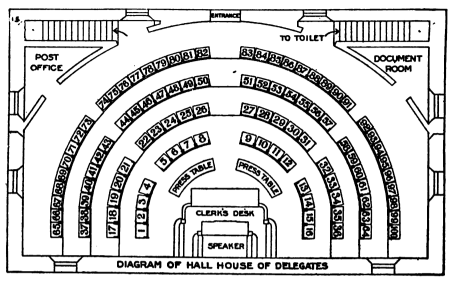
and City of County in which they reside.		
Name.	Postoffice.	County or City.
Anderson, R. A	. Richmond, R. F. D.	Smyth.
Blair, John C	1	
Bolton, F. D	Fincastle	Pittsylvania. Botetourt.
Bondurant, E. T	Rice	Prince Edward.
Bondurant, E. T	Pulaski	Pulaski city.
Boschen, A. O	Richmond	Richmond city.
Bosman, Geo	Portsmouth	Portsmouth.
Bowles, Geo. A	. Tabscott	
Brewer, R. L., Jr	Suffolk	Nansemond.
Brown, J. Sinclair	Box 160	
Brown, Mayo C	Lynchburg	Roanoke. Lynchburg.
Buford, Edward P	Lawrenceville	Brunswick.
Buford, Edward P	Danville	Danville.
Carpenter, Eber A	. Madison	Madison.
Carter, Samuel R	Ashland	Hanover.
Carter, Samuel R	. Clintwood	Dickenson.
Cherry, John W	Norfolk	Norfolk city.
Commins, T. C	. Rumford	King William.
Crockett John H	Withoutle	Shenandoah.
Copp, J. Homer	Windear	Wythe. Isle of Wight.
Dickerson Peter	Floyd	Floyd.
Dickerson, Peter	Peary	Mathews.
Dillard, H. Dalton	. Rocky Mount	Franklin.
Dodson, E. Griffith	. Norfolk	Norfolk city.
Ewell, A. E	Lynnhaven	Princess Anne.
Felts, Thos. L	Christian share	Carroll.
Flanagan, U. G	Distansburg	Montgomery.
Fuller, R. H.	Clover	Richmond city. Halifax.
Fulton T R	Carsonville	Grayson.
Fulton, T. R	. Timberville	Rockingham.
Gatewood, M. P	. Pleasant View	Amherst.
Gibson. Edwin H	. Culpeper	Culpeper.
Gilpin. Kenneth N	. Bovce	Clarke.
Gordon, R. Lindsey, Jr	Louisa	Louisa.
Gray, J. Walter	Abingdon	Washington.
Green, Charles	. Iv asnington	Rappahannock.
Groome, Nelson S	White	Caroline
Haddon, T. Gray	Richmond	Richmond city.
Hall Wilbur C	Leesburg	Loudoun.
Henley, Norvell L	. Williamsburg	James City.
Hicks, F. A	. Evington	i Campbell.
Hicks, W. F Horsley, J. R	. Jonesville	Lee.
Horsley, J. R	. Stapleton	Appomattox.
Hundley, Deane	Dunnsville	Essex.
nunter, 1 nos. L	.'Aing George	I King George.

LIST OF MEMBERS-CONTINUED.

Name.	Postoffice.	COUNTY OR CITY.
Hurt, Jos. M	Blackstone	Nottoway.
Hutcheson, Robert F	Stuart	Patrick.
Hyatt, C. C	Richlands	Tazewell.
Jesse, Chas. T	Rosslyn	Alexandria.
Towce, W. L.	Charlotte	Charlotte.
Langhorne, W. H	Warren	Albemarle.
Massey, J. W	Post Oak	Spotsylvania.
McNutt. W. M	Glasgow	Rockbridge.
Moffett, W. Stuart Noland, B. F	Staunton	Augusta.
Noland, B. F	Leesburg	Loudoun.
Norris, Robert O., Jr	Lively	Lancaster.
Nottingham, Jno. E	Eastville	Northampton.
Omos. R. L	Kidge, W. Va	Frederick.
Owen, D. W	Denniston	Halifax.
Ozlin, Thomas W	Kenbridge	Lunenburg.
Padgett. M. E	Degiora	Bedford.
Pitts, A. Laurie, Jr	Scottsville	Buckingham.
Powers, N. B	Northwest	Norfolk county.
Price, James H	Richmond	
Prince, William D	Stony Creek	Sussex.
Ramsey, John W	Bassett	Henry.
Debastion Walter II	Parksiey	Accomac.
Dalines A A	Dristol	Washington.
Robinson, A. A	Datoel	Alleghany.
Dunkunk W. U.	De-ta-	Petersburg.
Chales D W	Dustala Tunction	Rockingham. Mecklenburg.
Shaphard Condan W	Charter	Chesterfield.
Shepherd, Gordon W	Monage	Prince William.
Smith, Chas. F	Datarchuse D F D	Dinneiddie
Smith E Block	Heatherille	Northumberland.
Smith, E. Hugh	Petershuse	Prince George.
Smith, Lemuel F	Charlotterville	Albemarle.
Sneed Herry I	Charter	Chesterfield.
Snead, Harry L	Peorishura	Giles.
Stephenson, John W	Warm Springs	Bath.
Story, W. J	Courtland	Southampton.
Stuart, John W	Blackford	Russell.
Tabb, John Newstead	Nuttali	Gloucester.
Taylor, Herbert J.	Staunton	Augusta.
Templeton R. R.	Gate City	Scott.
Templeton, R. R. Tiffany, W. N.	The Plains	Fauquier.
Turner, G. G	Huddleston	Bedford.
Wallace, John G., Jr	Wallaceton	Norfolk county.
Warren, C. R.	Chatham	Pittsylvania.
Watts, P. M	Orange	Orange.
		Richmond city.
Wilcox, George L. Wilkins, J. E. Williams, Franklin, Jr.	Newport News	Warwick.
Williams, Franklin, Ir.	Vienna	Fairfax.
Willis, R. H	Roanoke	Roanoke city.
Willis, R. D		

OFFICERS OF THE HOUSE.

NAME.	Oppice,	Postoffice.	COUNTY OR CITY.
Brewer, R. L., Jr	Speaker	Suffolk	Nansemond.
Williams, John W	Clerk		Giles.
Greene, Geo. O	Asst. Clerk		
Lindsay, George	Journal Clerk		
Burke, W. H		Roanoke, R. F. D.	Roanoke.
Williams, P. C		Fine Creek Mills	
Garnett, Henry T		Tetotum	King George.
Lilliston, W. J	Committee Clerk	Parksley	
Latane, H. A	Committee Clerk	Buchanan	Botetourt.
Terry, F. H	Committee Clerk	Wytheville	Wythe.
Todd, T. J	Committee Clerk.	Richmond	Richmond city.
Ozlin, P. A	Committee Clerk	Kenbridge	
Bowles, J. H	Committee Clerk	Cardwell	
Johnston, J. M	Sgtat-Arms	Murat	Rockbridge.
Newhouse, S. M	Doorkeeper	Culpeper	
Truslow, C. A	Second D'keeper		
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Read first time	
Read second time	
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Signed by Speaker	. 854
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Signed by Speaker	. 314
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Association for the Preservation of Virginia Antiquities.	
S. B. 100. Making appropriation of \$10,000.00, referred	674
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Read first time	
Read second time	
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Signed by Speaker	911
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Read first time and ordered printed	
Read second time and engrossed	
Read third time and passed	
Passed Senate	247
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referred	95
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Reported	
Read first time.	
Read second time	
Read third time and passed	
Signed by Speaker	358
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Attorney for Commonwealth.	
Bill amending section 4864 in relation to certain information to be	
given to, presented and referred	
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Read first time and ordered printed	491
Dismissed	587
S. B. 46. Amending section 3503 as to salary of, referred	911
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Appointed	849
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Auditor of Public Accounts.	
C. Lee Moore nominated	
Elected	2-37
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Reported	
Read first time	
Read second time	
Read third time and passed.	434
Signed by Sneaker	447
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Reported	489



	Read first time	48
	Read second time	558
	Read third time and passed	602
	Signed by Speaker	811
Aut	omobiles.	
	Bill amending sections 2126 and 2132 in relation to, presented and	
	referred	109
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	Read first time and ordered printed	000
	Read second time and engrossed	010
	Read third time and passed	690
	Bill amending sections 2126 and 2132 as to license, presented and	
	referred	251
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	Read first time and ordered printed	336
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	referred	426
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	Read first time and ordered printed	KAC
	Read second time and engrossed	000
	Read third time and passed	623
	Passed Senate	813
	Signed by Speaker	852
	S. B. 239. Amending sections 2 and 9 of act for recordation of	
	title of, referred	527
	Reported	544
	Read first time	
	Read second time	682
	Read third time and passed.	770
	Signed by Speaker	970
	S. B. 242. Amending section 14 of act for recordation of titles,	010
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	referred	904
	S. B. 245. Amending sections 2144 and 2154, referred	004
	Reported	710
	Read first time	
	Read second time	772
	Dismissed	
Bal	cery Products.	
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	Read first time and ordered printed.	221
	Read second time and engrossed	414
	Read third time and passed	27.2
	Dear 1 for the and passed	010
	Passed Senate	812
	Signed by Speaker	870
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	Bill authorizing State Board to grant certificate to practice drugless	
	methods, presented and referred	274
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Bai	nister.	
	S. B. 275. Amending section 11 of charter of town of, referred	565
	Reported	629
	Read first time	639
	Read second time	ROA
	Read third time and passed	702
	Signed by Sneaker	970
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Reported	62 8
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Read second time	686
Read third time and passed	734
Signed by Speaker	863
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Bill amending section 4125 in relation to deposits of deceased p	er-
sons, presented and referred	25
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Read second time and engrossed	64
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Passed Senate	161
Signed by Speaker	245
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Read second time and engrossed	
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Read third time and passed	211
Passed Senate	014
Signed by Speaker.	810
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kin, presented and referred	120
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Read first time and ordered printed	
Read second time and engrossed	414
Read third time and passed	508
Indefinitely postponed by Senate	848
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Read third time and passed	507
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and referred	408
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Read first time and ordered printed	489
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Readings dispensed with	593
Passed	60
Passed Senate with amendments	787
Senate amendments agreed to	797
Signed by Speaker	86
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referred	281
Reported	361
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Read third time and passed	599
Signed by Speaker	555
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Barley, Judge Lewis.	
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Elected	
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Read second time and engrossed	148
Read third time passed	159
Passed Senate	223
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Bill for protection of deer in, presented and referred	. 26
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Passed Senate	
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Bill authorizing town of to adopt city manager plan, presented and	
referred	
Reported from joint committee and referred	385
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Read first time and ordered printed	411
Dismissed	472
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sented and referred	386
Reported from joint committee and referred	406
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Read first time and ordered printed	445
Read second time and engrossed	
Read third time and passed	500
Passed Senate	746
Signed by Speaker	872
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Read third time and passed.	
Passed Senate with amendments	749
Senate amendments agreed to	764
Signed by Speaker	
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Committed to appropriations.	
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Read second time and engrossed	
Read third time and passed	503
Passed Senate with amendments	700
Senate amendments agreed to	040
Signed by Speaker.	
Signed by Speaker	. 011
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Read third time and passed
Bill amending section 2767 as to providing books, seals, etc., presented
and referred
and referred H. B. 87 therefor, reported
Read first time and ordered printed
Read second time and engrossed
Read third time and passed
Passed Senate
Signed by Speaker.
Bill amending section 2726 as to temporary offices, insuring build
ings, etc., presented and referred
Bill amending section 2769 as to compensation of, presented and re-
Bill amending section 2769 in relation to compensation of, presented and referred
Bill amending section 2726 in relation to temporary offices, etc., pre-
Dill amending section 2/20 in relation to temporary omces, etc., pre-
sented and referred
Bill amending section 2769 in relation to compensation of, presented and referred
Bill amending section 2002 as to pay of clerk for services to road
board, presented and referred
H. B. 186 therefor, reported
Read first time and ordered printed
Read second time and engrossed
Read third time and passed
Passed Senate
Signed by Sneaker
Signed by Speaker
county purposes, referred
Reported
Dond first time
Read first time
Read second time.
Read third time, amended and passed
Amendments agreed to by Senate
Signed by Speaker
Bill amending section 2768 as to statement of receipts, etc., pre-
sented and referred
H. B. 267 therefor, reported
Read first time and ordered printed
Read second time and engrossed
Read third time and jassed
S. B. 222. Authorizing to pay for improvements by special assess-
ments, referred
Reported
Read first time
Read second time.
Read third time and passed
Signed by Speaker
Signed by Speaker
Donordod
Reported
Read first time
Read second time.
Read third time and passed
Signed by Speaker
Bill providing for use of funds raised by bond issue for roads, pre-
sented and referred
H. B. 377 therefor, reported
Read first time and ordered printed
Read second time and engrossed
Dood third time and regard
Read third time and passed
CHRIST SPIRIT

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Signed by Speaker	ors, pre-
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Read second time and engrossed	
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Signed by Speaker	
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H. B. 482 therefor, reported	ater sys-

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Signed by Speaker.	
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Passed	·
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Passed Senate	747
Signed by Speaker	855
Confederate Memorial Institute.	
Bill appropriating money for changes to house paintings, presented and referred	428
H. B. 471 therefor, reported	568
Read first time and ordered printed	572
Read second time and engrossed	586
Read third time and passed	624
Passed Senate	813
Signed by Speaker.	853
S. B. 294. Making appropriation to make changes to house paintings	
given by John Barton Payne, referred	675
Confederate Veterans.	
Bill for enumeration of, presented and referred	
H. B. 234 therefor, reported	264
Read first time and ordered printed	
Read second time and engrossed	
Read third time and passed	
Indefinitely postponed by Senate (see errata)	784
S. B. 251. To provide for enumeration of, referred	416
Reported	544
Read first time	
Read second time	
Read third time and passed	
Signed by Speaker	
Resolution in relation to	-819
Comptable	
Constable.	
Bill authorizing certain counties to pay salary to, presented and	400
referred	488
H. B. 454 therefor, reported	918
Read first time and ordered printed	
Read second time and engrossed	
Read third time and passed	
Passed Senate with amendments	
Senate amendments agreed to	
Signed by Speaker	813
Contracts.	
S. B. 145. Regulating size of type to be used in certain, referred	450
Reported	1100 519
Read first time	810 810
Read second time	
Signed by Speaker.	
pigned by pikaret	910
Convicts and Insane Persons.	
S. B. 422. Amending section 3738 in relation to transportation of, referred	7F1
Reported	464 10T
Road first time	

nvict Lime Board.
Bill appropriating \$50,000.00 for additional plant, presented and referred
Bill appropriating \$50,000.00 for additional plant, presented and re- ferred
H. B. 423 therefor, reported.
Read first time and ordered printed
Motion to take up, rejected
motion to take up, rejected
nstitution.
Report of publication of amendments, House Document No. 2
article 2, presented and referred
Joint resolution proposing amendment to section 21, presented and referred
Joint resolution proposing amendment to section 22 of article 2, pre-
sented and referred
Reported
Recommitted
Joint resolution proposing amendment to section 42 of article 4, pre-
sented and referred
Joint resolution proposing amendment to section 72, presented and re- ferred
Joint resolution proposing amendment to section 103, presented and referred
Joint resolution proposing amendment to section 125, presented and referred
Joint resolution proposing amendment to section 136 of article 9, presented and referred
Reported
Joint resolution proposing amendments to sections 130, 131, 132, 133, 135 and 136, presented and referred
Reported Recommitted
Joint resolution proposing amendment to section 138, presented and referred
Joint resolution proposing amendment to section 156 (b) of article 12, presented and referred
Joint resolution proposing amendment to section 173, presented and referred
S. J. R. 19. Amending section 186, referred.
Reported
Passed by
S. J. R. 14. Amending section 196 referred
S. J. R. 14. Amending section 196, referred
Joint resolution proposing amendment to section 40 of article 4, pre-
sented and referred
Reported
Rejected
Joint resolution proposing amendment to section 22; presented and referred
Reported
Agreed to
Rejected by Senate
S. J. R. 11. Proposing amendment to section 72, referred
Reported
Rejected
Joint resolution proposing amendment to section 91, presented and
referred
Reported
Rejected
Joint resolution proposing amendment to sections 96 and 99, pre-
sented and referred



Reported	518
Rejected	718-720
Joint resolution proposing amendment to section 32 of article 2, p	re-
sented and referred	
Reported	
Agreed to	221-229
Agreed to	0077002 Q17
Agreed to by Senate	014
Signed by Speaker (see errata)	88.
S. J. R. 2. Amending sections 18, 20, 21 and 173 extending surre	ige
to women, referred.	381
Reported with amendments	518
Agreed to	789-793
Signed by Speaker	881
Joint resolution proposing amendment to section 117 of article 8, p	re-
sented and referred	29
Reported	59
Agreed to	328.330
Agreed to by Senate	250
Signed by Speaker	901
Signed by Speaker	001
S. J. R. 17. Amending section 132, referred	(11
Keportea	754
Agreed to	788-78
Signed by Speaker	881
Joint resolution proposing amendment to section 133 of article 9, p	re-
sented and referred	27
Reported	92
Agreed to	
Agreed to by Senate.	
Signed by Speaker	881
Signed by Speaker	910
Deposited	oo. 016
Reported	0 <i>2</i> (
Agreed to	
Signed by Speaker	
Joint resolution proposing amendment to section 138, presented a	
referred	
Reported	70
Agreed to	327-328
Agreed to by Senate	784
Signed by Speaker.	881
S. J. R. 6. Amending section 170, referred	710
Reported	755
Agreed to	703-704
Signed by Speaker	
Joint resolution proposing amendment to section 184, presented a	001
Joint resolution proposing amendment to section 104, presented a	.uu
referred	
Reported	
Agreed to	
Agreed to by Senate	742
Signed by Speaker	881
S. B. 182. For submitting question of calling convention to rev	ise
and amend referred	3.81
Bill for appointment of commission to suggest amendments to, p	re-
sented and referred	
H. B. 400 therefor, reported.	460
Read first time and ordered printed	100
Special order	1000 177
Readings dispensed with	57C
Engrossment refused	60E
House bill for submitting proposed amendments, presented and	re-
ferred	83 4
Committee discharged and H. B. 501 therefor placed on calendar (a	8 e e

Readings dispensed with and passed	830
Passed Senate	850
Signed by Speaker	864
On amounting Associations	
Co-operative Associations.	
Bill amending section 3855 relating to, presented and referred	75
H. B. 165 therefor, reported	180
Read first time and ordered printed	190
Read second time and engrossed	418
Read third time and passed	500
Passed Senate	
Signed by Speaker	874
Copp, Hon. J. Homer.	
Resolution in relation to	970
resolution in leiation for	310
Corn Mill Products.	
S. B. 62. Establishing standard of weights and measures for, re-	
ferred	450
Terreu	408
Coroners.	
Bill amending section 4813 in relation to warrant of arrest by, pre-	
sented and referred	2ბ
H. B. 18 therefor, reported.	
Read first time and ordered printed	
Read second time and engrossed	RA
Read third time and passed	9.4
Passed Senate	161
Signed by Speaker.	945
Signed by Speaker	210
Coroner's Inquest. Rill amending section 4810 as to attendance of witness presented	
Bill amending section 4810 as to attendance of witness, presented and referred	
Bill amending section 4810 as to attendance of witness, presented and referred	38
Bill amending section 4810 as to attendance of witness, presented and referred	38
Bill amending section 4810 as to attendance of witness, presented and referred	38 22
Bill amending section 4810 as to attendance of witness, presented and referred	35 22
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Bill amending section 4810 as to attendance of witness, presented and referred	22 39
Bill amending section 4810 as to attendance of witness, presented and referred	22 39 25
Bill amending section 4810 as to attendance of witness, presented and referred	22 39 25 51
Bill amending section 4810 as to attendance of witness, presented and referred	22 39 25 51 58
Bill amending section 4810 as to attendance of witness, presented and referred	35 22 39 25 51 58 66
Bill amending section 4810 as to attendance of witness, presented and referred	35 22 39 25 51 58 66 82
Bill amending section 4810 as to attendance of witness, presented and referred	22 39 25 51 58 66 82 161
Bill amending section 4810 as to attendance of witness, presented and referred	35 22 39 25 51 58 66 82 161 245
Bill amending section 4810 as to attendance of witness, presented and referred	22 39 25 51 58 66 82 161 245
Bill amending section 4810 as to attendance of witness, presented and referred	222 39 25 51 58 66 82 161 245 25
Bill amending section 4810 as to attendance of witness, presented and referred	222 39 25 51 58 66 82 161 245 51
Bill amending section 4810 as to attendance of witness, presented and referred	222 39 25 51 58 66 82 161 245 51 58
Bill amending section 4810 as to attendance of witness, presented and referred Corporations. Bill amending section 3780 relating to amendment of charters of, presented and referred. Bill regulating transfer of shares of stock of, etc. presented and referred Bill amending section 3897 in relation to debts against etc., presented and referred. H. B. 13 therefor, reported. Read first time and ordered printed. Read second time and engrossed. Read third time and passed. Passed Senate Signed by Speaker. Bill amending section 3852 in relation to alteration of charters, presented and referred. H. B. 12 therefor, reported. Read first time and ordered printed.	222 39 25 51 58 66 82 161 245 25 51 58 66
Bill amending section 4810 as to attendance of witness, presented and referred	222 39 25 51 58 66 82 161 245 51 58 68 82
Bill amending section 4810 as to attendance of witness, presented and referred	222 39 25 51 58 66 82 161 245 51 58 68 82 161
Bill amending section 4810 as to attendance of witness, presented and referred	222 39 25 51 58 66 82 161 245 56 82 161 245
Bill amending section 4810 as to attendance of witness, presented and referred	222 39 25 51 58 66 82 161 245 25 161 245
Bill amending section 4810 as to attendance of witness, presented and referred Corporations. Bill amending section 3780 relating to amendment of charters of, presented and referred. Bill regulating transfer of shares of stock of, etc. presented and referred Bill amending section 3897 in relation to debts against etc., presented and referred. H. B. 13 therefor, reported. Read first time and ordered printed. Read second time and engrossed. Read third time and passed. Passed Senate. Signed by Speaker. Bill amending section 3852 in relation to alteration of charters, presented and referred. H. B. 12 therefor, reported. Read first time and ordered printed. Read first time and ordered printed. Read second time and engrossed. Read third time and passed. Passed Senate. Signed by Speaker. Bill amending section 3775 in relation to erroneous assessments, presented and referred.	222 39 25 51 55 66 82 161 245 25 161 245
Bill amending section 4810 as to attendance of witness, presented and referred	222 39 25 51 58 66 82 161 245 25 161 245 47 183
Bill amending section 4810 as to attendance of witness, presented and referred Corporations. Bill amending section 3780 relating to amendment of charters of, presented and referred. Bill regulating transfer of shares of stock of, etc. presented and referred Bill amending section 3897 in relation to debts against etc., presented and referred. H. B. 13 therefor, reported. Read first time and ordered printed. Read second time and engrossed. Read third time and passed. Passed Senate. Signed by Speaker. Bill amending section 3852 in relation to alteration of charters, presented and referred. H. B. 12 therefor, reported. Read first time and ordered printed. Read first time and ordered printed. Read second time and engrossed. Read third time and passed. Passed Senate. Signed by Speaker. Bill amending section 3775 in relation to erroneous assessments, presented and referred.	222 39 25 51 58 66 82 161 245 51 68 82 161 245 47 183

	Passed Senate	47
	Signed by Speaker	55
	Bill amending section 3847 in relation to office to be kept in State,	
	presented and referred	10
	H. B. 129 therefor, reported	13
	Read first time and ordered printed	14
	Read second time and engrossed	54
	Read third time and passed	
	Passed Senate with amendments	
	Senate amendments agreed to	
	Signed by Speaker	87
	Bill amending section 3780 in relation to amendment of charters,	٠.
	presented and referred	19
	H. B. 125 therefor, reported.	
	Read first time and ordered printed.	14
	Read second time and engrossed	7.3
	Read third time and passed	04
	Read third time and passed	24
	Passed Senate with amendments	
	Senate amendments agreed to.	70
	Signed by Speaker.	80
	S. B. 176. Making uniform transfer of shares of stock, referred	
	Reported	
	Read first time	72
	Read second time	77
	Dismissed	84
	S. B. 351. Amending section 5208 as to how deeds executed and ack-	
	nowledged, referred	
	Reported	58
	Read first time	59
	Read second time	68
	Read third time and passed	80
	Signed by Speaker.	87
	S. B. 392. Amending section 5208, deeds of, referred	85
		-
Cou	rts.	
	S. B. 301. Amending section 6310 as to money under control of,	
	referred	52
	Reported	
	Read first time	
	Read second time	
	Read third time and passed	
	Signed by Speaker	00
C	rt Clerks.	
Cou		
	Bill repealing section 7 of act creating commission to consider com-	_
	pensation of, presented and referred	2
	Bill to repeal act to create commission to consider compensation of,	
	presented and referred	2
	Bill amending section 1 of act creating commission to consider com-	
	pensation of presented and referred	4
	Bill amending act to create commission to consider compensation of,	
	presented and referred	- 6
	Bill to amend section 1 of act creating commission to consider, pre-	
	sented and referred	
	H. B. 145 therefore, reported	17
	Read first time and ordered printed.	17
	Special order	
	Read second time and engrossed	20
	Pood third time and regard	97
	Read third time and passed	0 (
	Passed Senate	

Court House.	
Bill amending section 2854 as to being provided, presented and re- ferred	
I D 969 thorodon reported	. 200
H. B. 263 therefor, reported	200
Read second time and engrossed	
Read third time and passed.	507
Passed Senate	
Signed by Speaker	854
Crewe.	
Bill amending sections 87 and 111 of charter of, presented and re-	217
Reported from joint committee and referred	237
H. B. 227 therefor, reported	258
Read first time and ordered printed	260
Read second time and engrossed	401
Passed Senate with amendments	740
Senate amendments agreed to	769
Signed by Speaker	876
Digues of Openations	.,
Criminal Charges.	
S. B. 122. Appropriating \$100,000.00 to pay, communicated and referred	505
Committee discharged, readings dispensed with and passed	505
Signed by Speaker	526
Criminal Insane.	
S. B. 181. Amending section 4909 in relation to, referred	250
Reported	500
Read first time	571
Read second time.	683
Read third time and passed	736
Signed by Speaker	
Crimina! Prosecutions.	
S. B. 265. Giving defense right to make statement, referred	362
Crop Liens.	
Bill amending section 6452 in relation to, presented and referred H. B. 206 therefor, reported	99 91.4
Read first time and ordered printed.	991
Read second time and engrossed	220
Read third time and passed	318
Passed Senate	
Signed by Speaker	
Culpeper County.	
Bill amending road law of, presented and referred	97
Reported from joint committee and referred	102
H. B. 148 therefor, reported	172
Read first time and ordered printed	111
Read second time and engrossed	200 929
Passed Senate	
Signed by Speaker.	
Amended in accordance with recommendation of Governor	458
Amended by Senate	
Bill authorizing supervisors to borrow \$10,000.00 to retire bonds of	
Catalpa district, presented and referred	250
Parastad from joint committee and referred	900

H. B. 251 therefor, reported	282
Read first time and ordered printed	287
Read second time and engrossed	378
Read third time and passed	393
Passed Senate	743
Signed by Sneaker	837
Bill authorizing supervisors to borrow \$4,000.00 for completing E	:1-
dorado road, presented and referred	2 00
Reported from joint committee and referred.	267
H. B. 275 therefor, reported	295
Read first time and ordered printed	300
Read second time and engrossed	380
Read third time and passed	
Passed Senate	744
Signed by Speaker.	869
Bill concerning depositories for funds of, presented and referred	354
Reported from joint committee and referred	368
H. B. 453 therefor, reported	518
Read first time and ordered printed	522
Read second time and engrossed	562
Read third time and passed	
Passed Senate	747
Signed by Speaker	855
Signed by Speaker	e-
ferred	371
Reported from joint committee and referred	
H. B. 358 therefor, reported	404
Read first time and ordered printed	411
Read second time and engrossed	
Read third time and passed	
Passed Senate	
Signed by Speaker.	
Cumberland County.	
Bill validating issuance of bonds, presented and referred	429
Reported from joint committee and referred	463
H. B. 443 therefor, reported	516
Read first time and ordered printed	521
Read second time and engrossed	560
Read third time and passed	618
Passed Senate with amendments	750
Senate amendments agreed to	767
Signed by Speaker	
Corotoman River.	
Bill amending section 2052 in relation to, presented and referred	
H. B. 349 therefor, reported	383
Read first time and ordered printed	
Read second time and engrossed	471
Read third time and passed	494
S. B. 308. Amending section 2052 as to ferry across, referred	565
Reported	578
Read first time	
Read second time	
Read third time and passed	
Signed by Speaker	861
Dabney, Judge A. D.	
Nominated	
Elected	23-726

Dai	ry and Food Commissioner.	
	A. B. Thornhill appointed	104
	Confirmed116	118
Dan	••	
Dan		000
	Bill to amend section 3194 as to inspection of, presented and referred H. B. 311 therefor, reported	26U 944
	Read first time and ordered printed.	94B
	Read second time and engrossed	180
	Read third time and passed	405 695
	Passed Senate	813
	Signed by Speaker.	859
Dea	th.	
	Bill amending section 6239 as to presumption of, from absence, pre-	
	sented and referred	
	H. B. 418 therefor, reported	
	Read first time and ordered printed	490
	Special order	570
	Readings dispensed with	594
	Passed	ยนอ
	Passed Senate with amendments	
	Senate amendments agreed to	
	signed by speaker	901
Dee	ds.	
	Bill prohibiting recordation of certain, unless source of title stated,	
	presented and referred	22
	Bill validating certain, made by clerks for land sold for delinquent	
	taxes, presented and referred	49
	H. B. 209 therefor, reported	215
	Read first time and ordered printed	221
	Read second time and engrossed	414
	Read third time and passed	
	Bill requiring consideration to be stated, presented and referred	75
	Bill requiring preceding conveyance to be stated in, presented and	~=
	referred	75
	and referred	199
	Bills to repeal portion of 3393, where recorded, presented and re-	199
	ferred	188
	Bill validating recordation of certain, and other writings, presented	100
	and referred	175
	H. B. 204 therefor, reported	214
	Read first time and ordered printed	221
	Read second time and engrossed	290
	Read third time and passed	317
	Passed Senate	812
	Signed by Speaker	874
	Bill amending section 3393 as to where recorded, presented and re-	
	ferred	175
	H. B. 205 therefor, reported	
	Read first time and ordered printed	221
	Read second time and engrossed	259
	Read third time and passed Passed Senate with amendments	20₽ 70₽
	Senate amendments agreed to	100 70≍
	Signed by Speaker	852
	Bill in relation to indexing, admitted to record, presented and re-	
	ferred	372
	Senate joint resolution allowing introduction of bill declaring void	_,
	unless recorded in thirty days	488

Agreed to	48
S. B. 106. Requiring preceding conveyance to be stated in, referr	ed 68
Reported	
Read first time	
Read second time	
Read third time and rejected	80
S. B. 355. Amending section 5194 as to recordation of, referred	67
Deeds of Trust.	
Bill amending section 5183 and for embodying, in deed of conveyar	ıce.
presented and referred	16
H. B. 211 therefor, reported	21
Read first time and ordered printed	22
Delinament Londo	
Delinquent Lands.	
Bill amending section 2466 in relation to treasurer's report, p	re-
sented and referred	2
H. B. 9 therefor, reported	{
Read first time and ordered printed	5
Read second time and engrossed	9
Read third time and passedPassed Senate	
Passed Senate	10
Signed by Speaker	24
Dentistry.	
Dill to regulate the procedure of progented and referred	04
Bill to regulate the practice of, presented and referred	27
S. B. 50. Amending section 1646 in relation to examination of plicants, referred	ap-
plicants, referred	23
Reported (see errata)	
Read first time	
Read second time	
Read third time and passed	58
Signed by Speaker	60
Bill amending section 1646, examination for license, presented and	
ferred	3
Deputy Clerks.	
Bill to permit females to qualify as, presented and referred	9-
Bill permitting females to qualify as, presented and referred	21
H. B. 308 therefor, reported	
Read first time and ordered printed	07
Read second time and engrossed	
Read third time and passed	
Passed Senate	78
Signed by Speaker.	Š
S. B. 223. Permitting women to qualify as, referred	30
Depositories.	
Bills concerning, for counties, cities and towns, presented and	re-
ferred	.00, 2
H. B. 233 therefor, reported	20
Read first time and ordered printed	27
Depositions.	
Bill amending section 6228 in relation to taking, presented and	
ferred	3
H. B. 426 therefor, reported	5
Read first time and ordered printed	5
Read second time and engrossed	<u>5</u> 8
Read third time and nassed	e e

Descrition.	
Bill amending section 1937 as to how proceedings started, presented	,
and referred	. 90
Bill amending section 1936 in relation to, presented and referred	225
Dickenson County.	
Bill for erection of memorial building, presented and referred	109
Reported from joint committee and referred	115
H. B. 118 therefor, reported	137
Read first time and ordered printed	144
Read second time and engrossed	207
Read third time and passed	231
Passed Senate with amendments	481
Senate amendments agreed to	533
Signed by Speaker.	606
Dickenson and Wise Counties.	
Bill amending section 2769 as to compensation of supervisors in,	
presented and referred	49
Reported from joint committee and referred	53
Dillwya,	
Dill amonding postion 0 of shouter precented and referred	14%
Bill amending section 2 of charter, presented and referred Reported from joint committee and referred	151
H. B. 160 therefor, reported	184
Read first time and ordered printed	190
Read second time and engrossed	209
Read third time and passed	241
Passed Senate	479
Signed by Speaker	527
Bill amending charter and submitting question of repeal of charter,	
presented and referred	430
Reported from joint committee and referred	464
H. B. 412 therefor, reported	484
Read first time and ordered printed	
Read second time and engrossed	
Read third time and passed	
Passed Senate	747
Signed by Speaker	800
Dinwiddie County.	
Bill authorizing to levy special tax for roads, presented and re-	
ferred	466
Reported from joint committee and referred	487
H. B. 444 therefor, reported	516
Read first time and ordered printed	521
Read second time and engrossed	560
Read third time and passed	
Passed Senate	
Signed by Speaker	855
Disabilities to Hold Office.	
Bills amending section 291 in relation to, presented and referred	75
H. B. 154 therefor, reported	183
Read first time and ordered printed	189
Read second time and engrossed	208
Read third time and passed	242
Passed Senate	
Signed by Speaker	446
Diminion Commissional of Cabania	
Division Superintendent of Schools.	
S. B. 4. Amending section 626 as to salary, referred	
reported	(17X



referred 334
Bill to repeal act to prevent injury by, presented and referred 426
Bill amending act to prevent injury or damage by, presented and referred 95
H. B. 342 therefor, reported 382

	Read first time and ordered printed	389
	Special order	510
	Readings dispensed with and passed	591
	Mr. Stuart's statement	606
	Passed Senate with amendments.	817
	Senate amendments agreed to	
	Signed by Speaker	868
	Difficulty Discussion of the Control	
Dra	nage.	
	Bill amending section 1738, et seq., in relation to, presented and re-	
	ferred	A 21
	H. B. 492 therefor, reported	656
	Read first time and ordered printed.	858
	Readings dispensed with and passed	
	Passed Senate	QKA
	Passeu Senate	997
	Signed by Speaker	001
D-0	nego Tema	
Dia	inage Laws.	07
	Resolution relative to perfecting, presented and referred	21
	Reported	70
	Agreed to	324
	Agreed to by Senate and committee appointed	358
_		
Dry	Fork.	
	S. B. 273. Amending charter of town of, referred	512
	Reported	529
	Read first time	532
	Read second time	558
	Read third time and passed	601
	Signed by Speaker	811
East	ern Shore Game Protection Association of Virginia.	
	S. B. 333. Amending act to incorporate, referred	708
	Reported	754
	Read first time.	759
	Read second time.	
	Read third time, amended and passed.	848
	Amendments agreed to by Senate	
	Signed by Speaker	
	bighed by bpeaker	010
R.An	cational Institutions.	
	Bill prohibiting from conferring degrees unless up to certain stan-	
	dards set, presented and referred	101
	H. B. 115 therefor, reported	127
	Read first time and ordered printed	
	Read second time and engrossed	
	Read third time and passed	262
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Fier	*** ·	
	Bills (three) amending section 200 in relation to pay of judges,	
	clerks and commissioners, presented and referred	109
	Bill amending sections 152 and 200, when polls opened, etc., pre-	
	sented and referred	132
	Bill amending section 200 as to pay of judges, clerks and commis-	
	sioners, presented and referred	48
	H. B. 137 therefor, reported	150
	Read first time and ordered printed	
	Special order	291
	Read second time and engrossed	347
	Read third time and passed	376
	Passed Senate with amendments.	816
	Senate amendments agreed to	
	NOME OF THE PROPERTY OF THE PR	-00



Signed by Speeker	
DIRECT DJ DPCIACI	. 862
Signed by Speaker. Bill amending section 155 as to law and when ballots printed, pre	-
sented and referred	. 54
H. B. 135 therefor, reported.	150
Read first time and ordered printed	152
Read first time and ordered printed	000
Read second time and engrossed	070
Read third time and passed	. 218
Passed Senate	743
Signed by Speaker	. 837
·	
Electoral Boards.	
Bill amending section 84 in relation to appointment of, presented and	
referred	
Bill amending section 158 in relation to duties of, presented and re-	
ferred	
H. B. 136 therefor, reported	150
Read first time and ordered printed	
Read second time and engrossed	222
Read third time and passed	279
Passed Senate	
Signed by Speaker	870
Elizabeth River.	
Bill repealing act constituting quarantine district, presented and re	
ferred	
H. B. 326 therefor, reported	
Read first time and ordered printed	373
Read second time and engrossed	471
Read third time and passed	492
Passed Senate	746
Signed by Speaker	
S. B. 270. Repealing act constituting one quarantine district of, re-	
ferred	627
Reported	
Read first time	
	400
Read second time	
Read second time	741
Read second time	741 281
Read second time	741 281 417
Read second time	741 281 417 430
Read second time	741 281 417 430 473
Read second time	741 281 417 430 473 550
Read second time	741 281 417 430 473 550 578
Read second time	741 281 417 430 473 550 578
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H. B. 95 therefor, reported	114
Read first time and ordered printed	123
Dismissed	
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motored section 2 of subsection 1 of charter, presented and	ne
referred	
Reported from joint committee and referred	
H. B. 97 therefor, reported	114
Read first time and ordered printed	123
Read second time and engrossed	
Read third time and passed	
Passed Senate	
Signed by Speaker.	204
Bill amending act to provide new charter by adding chapter 11,	
presented and referred	97
Reported from joint committee and referred	101
H. B. 96 therefor, reported	114
Read first time and ordered printed	123
Read second time and engrossed	
Read third time and passed	621
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Passed Senate	007
Signed by Speaker	831
Danish day Carreta	
Powhatan County.	
Bill amending section 12 of road law of, presented and referred	187
Reported from joint committee and referred	199
H. B. 222 therefor, reported	248
Read first time and ordered printed	253
Read second time and engrossed	200
Read third time and passed	200
Read third time and passed	200
Passed Senate	743
Signed by Speaker	837
Predatory Birds and Animals.	
S. B. 114. Providing bounties for killing, referred	360
Reported	417
Read first time	430
Read second time	E40
Read third time and passed	040
Signed by Speaker	607
Preventable Diseases.	
Report of commission on, House Document No. 5	370
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Primary Elections.	
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Delegan Asses Green	
Princess Anne County.	
Bill authorizing issue of bonds for North Landing road, presented	
and referred	97
Reported from joint committee and referred	101
H. B. 138 therefor, reported	150
Read first time and ordered printed	152
Deal area of the and ordered printed	900 400
Read second time and engrossed	208
Read third time and passed	
Passed Senate	401
Signed by Speaker	446
Bill amending section 17 of act in relation to Back Bay, presented	
and referred	430
Reported from joint committee and referred	464

H. B. 417 therefor, reported	484
Read first time and ordered printed	490
Read second time and engrossed.	559
Read third time and passed	
Passed Senate	
Signed by Speaker	872
Prince Edward County.	
Bill for allowance to Commonwealth attorney, sheriff and clerk, pr	re- 26
sented and referred	
Reported from joint committee and referred	
Read first time and ordered printed.	
Read second time and engrossed.	
Read third time and passed	
Indefinitely postponed by Senate	
Bill providing for drainage of lands in, presented and referred	118
Reported from joint committee and referred	130
H. B. 130 therefor, reported.	. 138
Read first time and ordered printed	145
Read second time and engrossed	
Read third time and passed	233
Passed Senate	479
Signed by Speaker	527
Bill empowering judge of circuit to have conveyed certain land	at
Rice, Va., presented and referred	131
Reported from joint committee and referred	138
H. B. 183 therefor, reported	211
Read first time and ordered printed	
Read second time and engrossed	
Read third time and passed	
Passed Senate	
Signed by Speaker	554
Bill authorizing capitation tax for roads, presented and referred	312
Reported from joint committee and referred	322
H. B. 408 therefor, reported	483
Read first time and ordered printed	490
Read second time and engrossed	
Read third time and passed	
Passed Senate	
Signed by Speaker	000
Prince George County.	
Bill for leasing part of court house green, presented and referred	26
Reported from joint committee and referred	46
H. B. 33 therefor, reported.	52
Read first time and ordered printed	59
Read second time and engrossed	
Read third time and passed	
Passed Senate	
Signed by Speaker.	
Bill authorizing special police for, presented and referred	
Reported from joint committee and referred	
H. B. 406 therefor, reported	
Read first time and ordered printed	
Read second time and engrossed.	
Read third time and passed	637
Passed Senate	747
Signed by Speaker	855
Bill for relief of presented and referred	354
Reported from joint committee and referred	366

Prince George and Surry Counties.	
Bill authorizing supervisors to enact special legislation, presented and referred	354
Reported from joint committee and referred	366
H. B. 381 therefor, reported	419
Read first time and ordered printed	
Read second time and engrossed	
Read third time and passed	
Passed Senate	
Signed by Speaker	200
Prize Fighting. Bill amending section 4426 in relation to, presented and referred	39
Probation Officers.	
Bill constituting sheriffs and chiefs of polic,e presented and referred	26
Bill amending act providing for appointment of, presented and referred	40
Profiteering.	
Bill prohibiting, presented and referred	39
Motion to discharge committee rejected	324
Prohibition.	
(See Intoxicating Liquors.) Prohibition Department.	
	994
Resolution for investigation of, presented and referred	
Agreed to	370
Agreed to by Senate with amendments	533
Amendments agreed to and committee appointed	570
Report of committee	781
Minority report	782
Public Debt.	
	900
S. B. 131. Amending sections 2591 and 2601 in relation to, referred	
Read first time.	489
Read second time	558
Read third time and passed	602
Signed by Speaker.	
Public Defender.	
Bill creating office of, presented and referred	426
H. B. 469 therefor, reported	568
Read first time and ordered printed	072
Read third time and passed	804
Passed Senate with amendments.	
Senate amendments agreed to	
Signed by Speaker	
Public Free Schools.	
Bill amending section 626 and repealing sections 604, 605 and 606 as to salary of division superintendents, presented and referred.	20
Bill imposing levy of 6 cents for, presented and referred	22
Bill providing salary for teachers during summer vacation, presented	27
and referred	41
lation to intermediate grades, etc., presented and referred	20

Read first time and ordered printed
Read second time and engrossed
Read third time and passed
Passed Senate
Signed by Speaker
Bill amending section 719 as to who admitted, etc., presented and
referred
H. B. 43 therefor, reported
Read first time and ordered printed
Read second time and engrossed
Read third time and passed
Passed Senate
Signed by Speaker.
Bill amending section 741 as to appropriations by supervisors, pre-
sented and referred
H. B. 64 therefor, reported
Read first time and ordered printed
Read first time and ordered printed
Read third time and passed
Passed Senate
Signed by Speaker
Bill repealing sections 693 and 722 as to compulsory attendance, pre-
sented and referred
H. B. 62 therefor, reported
Read first time and ordered printed
Read first time and ordered printed
Read third time and passed.
Passed Senate
Signed by Speaker.
Bill amending sections 653 and 654 as to pay of clerks of board, pre-
sented and referred
W R 58 therefor reported
H. B. 56 therefor, reported
Read second time and engrossed.
Dood third time and paged
Read third time and passed
rassed Senate with amendments
Senate amendments agreed to
Signed by Speaker
Bill amending section 669 in relation to payment of State money,
presented and referred
H. B. 44 therefor, reported
Read first time and ordered printed
Read second time and engrossed
Read third time and passed
Passed Senate with amendments
Senate amendments agreed to
Signed by Speaker
Resolution urging to teach thrift and economy
Agreed to by Senate
Bill amending section 604 as to division into school districts, pre-
sented and referred
H. B. 63 therefor, reported
Read first time and ordered printed
Read second time and engrossed
Read third time and massed
Passed Senate
Signed by Speaker
Bill amending section 659 as to duty of district board, presented and
referred
H R 178 therefor reported
Read first time and ordered printed
S. B. 35. Permitting high school subjects in primary schools, re-
5. D. 55. Permitting high school subjects in primary schools, re-

Motion to discharge committee passed by	407
of boards, presented and referred	178
H. B. 199 therefor, reported.	
Read first time and ordered printed	210
Read second time and engrossed.	
Read third time and passed	
Passed Senate	785
Signed by Specker	872
Signed by Speaker	012
referred	201
H. B. 276 therefor, reported	
Read first time and ordered printed	
Bill providing for tenure of office for teachers, presented and re-	
ferred	
Bill to raise revenue for additional funds for primary and grammar	
grades, presented and referred	244
H. B. 464 therefor, reported	545
Read first time and ordered printed.	548
S. B. 188. Amending section 659 as to duty of district board, re-	010
ferred	359
Reported	
Read first time	466
Read second time.	
Read third time, amended and passed	728
Amendments agreed to by Senate.	784
Signed by Speaker	880
S. B. 67. Providing for public health nursing, etc., referred	360
Reported	
Read first time	
Read second time	558
Read third time, amended and passed	770
· Amendments agreed to by Senate	812
Signed by Speaker	880
S. B. 280. In relation to local school taxes and repealing sections 740)
and 2721, referred	628
Reported	
Read first time	680
Read second time	729
Read third time and passed	
Signed by Speaker	872
(See State Board of Education, Smith-Hughes act.	
School Trustees.)	
Public Health Nursing.	
Bill amending act providing for, presented and referred	47
H. B. 495 therefor, reported	656
Read first time and ordered printed	658
D. 11 TH. 1	
Public Libraries.	
S. B. 147 for establishment of as memorials to soldiers, communicated	
and referred	678
· Public Roads.	
Bills amending section 2039 as to appointment of road supervisors,	
presented and referred	170
Read first time and ordered printed	170
Read second time and engrossed	410
Read third time and passed	
Passed Senate	
Classed by Speaker	070

	Bill authorizing supervisors to remove trees along, presented and referred	119
	Bill repealing section 4740 in relation to driving over bridges, presented and referred	
	H. B. 384 therefor, reported.	102
	Read first time and ordered printed	432
	Read second time and engrossed	671
	Read third time and passed	692
	Passed Senate	850
	Signed by Speaker	862
	Bill amending sections 1991 and 1992 and to repeal chapter 84, presented and referred	175
	Bill for license to certain vehicles, presented and referred	286
	H. B. 288 therefor, reported	322
	Read first time and ordered printed	336
	Special order	500
	Bill requiring lights on animal-drawn vehicles, presented and re-	OOD
	ferred	313
	Bill prohibiting letting State roads to private contractors, presented	
	and referred	313
	H. B. 446 therefor, reported	516
	Read first time and ordered printed	521
	Motion to take up rejected	634
	referred	331
	H. B. 382 therefor, reported.	419
	Read first time and ordered printed	432
	Read second time and engrossed	
	Read third time and passed	
	Passed Senate	850
	Signed by Speaker	872
	s. B. 190. Amending section 7 of act for issue of county bonds, referred	360
	Reported	404
	Read first time	
	Read second time	
	Read third time, amended and rejected	55 2
	Bill prescribing width of tires on certain vehicles, presented and	00=
	referred	387
	Read first time and ordered printed	
	Bill requiring sign posts at intersections, presented and referred	409
	Bill amending section 2110 as to bond issue for, presented and re-	
	ferred	
	Read first time and ordered printed.	432
	Read second time and engrossed	671
	Read third time and passed	692
	S. B. 358. Amending section 2110 as to bond issue for, referred	566
	Reported	
	Read first time	
	Read second timeRead third time and passed	720
	Signed by Speaker	
	Senate resolutions for introduction of bill for taking top soil for,	J, I
	agreed to	581
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	Bill amending section 13 of charter, presented and referred	76
	H. B. 84 therefor, reported	112
	n. b. 84 (heretor, reported	110

ferred 74
Bill requiring common carriers to stop passenger trains at certain stations, presented and referred 152
Bill requiring to maintain certain devices at grade crossings, presented and referred 344



Bill requiring passenger trains to be supplied with first aid package	28,
presented and referred	355
Bill amending section 3959 as to signals at grade crossings, present	ed 👡
and referred	372
H. B. 348 therefor, reported	383
Read first time and ordered printed	
Bill amending section 3857 as to formation of corporation, present	
And referred	421 515
Read first time and ordered printed	510
Read second time and engrossed	
Read third time and passed	
Passed Senate	813
Signed by Speaker	852
Signed by Speaker	176
H. B. 356 therefor, reported	404
Read first time and ordered printed	
Read second time and engrossed	
Read third time and passed	
Passed Senate	813
Signed by Speaker	859
Bill prescribing conditions for grade crossings, presented and r	re.
ferred	355
H. B. 347 therefor, reported	383
Read first time and ordered printed	389
Read second time and engrossed	
Read third time and passed	688
Passed Senate with amendments	840
Senate amendments agreed to	843
Signed by Speaker	800
ferred	.e- 260
Reported	404 410
Read second time	
Read third time and passed	
Signed by Speaker.	
Bill for protection of persons in repair of cars, presented and	re-
Bill for protection of persons in repair of cars, presented and ferred	260
Committee discharged and H. B. 340 therefor placed on calendar	368
Read first time and ordered printed	375
Special order	570
Readings dispensed with and passed	590
Passed Senate with amendments	
Senate amendments agreed to	
Signed by Speaker	858
S. B. 260. Amending section 3918 as to free transportation,	re-
ferred	654
Reported	677
Read first time	
Read second time	128
Signed by Speaker	(14 099
organeu by openwer	008
Rape.	
Bill amending section 4414 relating to, presented and referred	285
Dir amending section till relating to, presented and referred	200
Reciprocal and Inter-Insurance Contracts.	
Bill amending sections 1, 3, 4, 5 and 6 of act regulating, present	ted
and referred	98
H. B. 140 therefor, reported	150



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Read second time and engrossed	412
Read third time and passed	476
Passed Senate with amendments	750
Senate amendments agreed to	765
Signed by Speaker	868
Register of Land Office.	
John W. Richardson nominated	31
Elected	33-37
R. E. Lee Camp, No. 1, Confederate Veterans.	
Bill amending section 2 of act and in relation to conveyance b	y, of
soldiers' Home, presented and referred	48
H. B. 46 therefor, reported	. 69
Read first time and ordered printed	
Read second time and engrossed	98
Read third time and passed	
Passed Senate	473
Signed by Speaker	90-
R. E. Lee Camp Soldiers' Home.	
Bill increasing monthly allowance to inmates of, presented an	d re-
ferred	28
Resolution for Legislative Committee to investigate, agreed to	540
Agreed to by Senate	819
Committee appointed	
Richardson, Judge D. C.	
Nominated	
Elected	723-720
Richardson, John W.	
Richardson, John W. Elected Register of Land Office	33_3′
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Elected Register of Land Office	pre- 4(
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Elected Register of Land Office Richmond. Bill authorizing appointment of delinquent land commissioners, sented and referred. Reported from joint committee and referred. Bill amending section 5917 as to process of Hustings Court, Par presented and referred. H. B. 124 therefor, reported. Read first time and ordered printed. Read second time and engrossed.	pre- 40 55 138 144
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Read first time	632
Read second time	686
Read third time and passed	
Signed by Speaker	
Richmond Hotel, et al.	
Bill to refund money improperly collected from, presented and re-	
ferred	40
Reported from joint committee and referred	44
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Signed by Speaker	
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and referred	
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Elected3	4-38
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Elected	141-142
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Elected	21.28
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Read third time and passed	038
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Signed by Speaker	802
Changedock	
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S. B. 68. Authorizing town of to borrow \$40,000.00, referred	280
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Read first time	298
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Read third time and passed	391
Signed by Speaker	526
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Read third time and passed	208
Passed Senate with amendments	JUU
Canada amendmenta agreed to	OI(
Senate amendments agreed to	020
Signed by Speaker.	ठ७३
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· Signed by Speaker.	861
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Rejected	264 276 570 588

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Read second time and engrossed	
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Passed Senate	
Signed by Speaker	
yth County.	
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Reported from joint committee and referred	
H. B. 295 therefor, reported	
Read first time and ordered printed	
Read second time and engrossed	-
Read third time and passed	
Passed Senate	
Signed by Speaker	
DIBLECT DJ DPOLECT	_
uthampton County.	
Bill for protection of fish in Nottoway river in, presented and re	2-
ferred	
Reported from joint committee and referred	
H. B. 389 therefor, reported	
Read first time and ordered printed	
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Read third time and passed	
Passed Senate	
Signed by Speaker	
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referred	
Reported from joint committee and referred	
H. B. 407 therefor, reported	
Read first time and ordered printed	·
Read second time and engrossed	
Read third time and passed	
Passed Senate	
Signed by Speaker	
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Reported from joint committee and referred	•
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Read first time and ordered printed	
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Read third time and passedPassed Senate	•••
Signed by Speaker	•••
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sented and referred	c-
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ferred	
Reported	•••
Read first time	
Read second time	
Dismissed	
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Read first time	···
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Read second time	-
Read second time	

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Dead many time.
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Read first time and ordered printed
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Read third time and passed
Passed Senate
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ussex and Greensville Counties.
Dill for materials of Art. in Netterman since in apparent 3 and an
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ferred
Reported from joint committee and referred
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Read first time and ordered printed
Read second time and engrossed
Read third time and passed
** ** **
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ibb. Hou. J. N.
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Wythe County.	900
Bill amending road law of, presented and referred	400
H. B. 376 therefor, reported	419
Dismissed Bill for construction, care and improvement of roads, presented and referred	
Reported from joint committee and referred.	520
H. B. 460 therefor, reported	K4X
Read first time and ordered printed	5.10
Dismissed	679
S. B. 407. For working roads of, referred	700
Reported	750
Read first time	750
Rend second time.	
Read third time and passed	U91
near third time and passed	. 1767 L

Young, Hon. P. B	
Resolution in relation to	-819
York County.	
Bill for bond issue in Grafton district for school building, presented and referred	201
Reported from joint committee and referred	215
H. B. 239 therefor, reported	
Read first time and ordered printed	270
Read second time and engrossed	
Read third time and passed	
Passed Senate with amendments	481
Senate amendments agreed to	
Signed by Speaker	

HOUSE DOC. A.

Contingent and Incidental Expenses

Statement of Contingent and Incidental Expenses, House of Delegates, Under Act Approved September 2, 1919, and Under Resolution of House of Delegates Agreed to September 3, 1919.

Sept.	25.	By balance of appropriation as shown by Document A of	
Cont	og	extra session, 1919\$ 2,937	15
Sept.	20.	To paid Hay T. Thornton, postmaster, for postoffice box rent to December 31, 1919\$ 2 00	
Sept.	26 .	To paid Everett Waddy Company for 10,500	
	_	No. 10 envelopes, lithographed 70 20	
Oct.	2.	To paid S. Goddin, janitor, for services Sep-	
Oct.	4.	tember, 1919	
oct.	1.	tendance 26 days at close of session as	
		provided under resolution for extra cleri-	
	_	cal assistance 156 00	
Oct.	7.	To paid Chas. A. Cole under resolution September 4, 1919	
Nov.	1.	tember 4, 1919	
21011		1919 25 00	
Nov.	10.	To paid Chas. A. Cole under resolution Sep-	
37	10	tember 4, 1919	
Nov.	19.	To paid A. C. Williams for one-half of con- tract price for enrollment of bills extra	
		session, 1919 (half paid by Senate)	
Dec.	1.	To paid S. Goddin, janitor, services November,	
_	_	1919 25 00	
Dec.	1.	To paid Chas. A. Cole under resolution September 4, 1919	
Dec.	8.	tember 4, 1919	
	-	crease in salary September 1, 1919, to De-	
		cember 15, 1919, provided by act approved	
		September 10, 1919, Acts, extra session	
Dec.	8.	To paid Chas. A, Cole 10 per cent increase	
200.	٠.	September 1, 1919, to December 15, 1919,	
		provided by act approved September 10,	
Dag	0	1919, Acts, extra session, 1919	
Dec.	8.	To paid S. Goddin, junitor, services to December 15, 1919	
Dec.	8.	To paid Chas. A. Cole under resolution Sep-	
		tember 4, 1919, to December 15, 1919 12 50	
Dec.	31.	To paid Hay T. Thornton, postmaster, for	
		postoffice box rent to March 31, 1920 2 00	

18	920		
Jan.	2. To	paid S. Goddin, janitor, balance December salary	12 50
Jan.	2. To	paid Chas. A. Cole under resolution September 4, 1919, to January 1, 1920	12 50
Jan. 1	12. T o	paid American Railway Express Company for express on 20,000 drinking cups	5 55
Jan. 1	12. To	paid Metropolitan Engraving Company for making cuts for program 300th anniver-	
Jan. 1	12. To	sary General Assembly paid Davis Bottom, Superintendent Public Printing, for delivering Codes to members General Assembly under resolution Sep-	11 07
Jan. 1	12. To	tember 4, 1919 paid John R. Jeter for stenographic work in sending out war tax exemption certifi-	48 50
Jan. 1	2. T o	cates to members of House of Delegates paid Hay T. Thornton, postmaster, for	10 00
Jan. 1	12. To	1,000 2-cent stamps paid Miller & Rhoads, Inc., for vacuum cleaner and attachments for House of	20 00
		Delegates	75 50
Jan. 1		paid Individual Drinking Cup Company, Inc., for 20,000 Dixie cups	91 00
Jan. 1		paid Haynes Chemical Corporation for five gallons of "Preventol" and sprayers	12 25
Jan. 1		paid Mrs. A. J. Pyle for cleaning drapery, etc.	35 00
Jan. 1	.2. To	paid Everett Waddy Company for printing letterheads and envelopes	300 00
Jan. 1	2. To	paid Edgar M. Andrews for repairing desk lamp and furnishing new shade	4 50
Jan. 1	.2. To	paid Underwood Typewriter Company for repairing machine	38 50
Jan. 1	.2. T o	paid Miss L. M. Krouse for water for House of Delegates	4 50
Jan. 1	2. To	paid The E. B. Taylor Company for brooms, dusters and general supplies	30 58
Jan. 1	.2. To	pald Howell Brothers for ten dozen pocket knives	120 00
Jan. 1	.2. To	 paid Chesapeake and Potomac Telephone Company for telephone service and official 	
Jan. 1	2. To	messages as per bill January 1, 1920 paid the Bell Book and Stationery Company, Inc., for 100 packages stationery, ten dozen Ever Sharp pencils, luk, pens,	20 25
Jan. 1	. 3 . T o	paper and general office supplies paid C. A. Cole, janitor, for services under resolution September 4, 1919, to January	417 40
'Jan. 1	3 TV	14, 1920	12 50
oun. 1	10	wiring, and furnishing lights. House of Delegates and labor for installation	75 00
Jan. 1	. 3. To	paid Carnegie Office Appliance Company for dictograph telephone installed in House	
Jan. 1	3. Rv	of Delegates and clerk's officebalance of appropriation as shown by	168 00
A	• • • • • • • • • • • • • • • • • • • •	Document A, extra session, 1919	943 85

\$ 2,937 15 **\$** 2,937 15

Statement of Contingent and Incidental Expenses, House of Delegates, Under Act Approved February 3, 1920, and Under Resolution of House of Delegates Agreed to February 4, 1920.

18 Feb.	920. 1.	Ву	balance of appropriation as shown by Doc extra session, 1919			85
Feb.	3.	Ву	amount appropriated session 1920, as shown approved February 3, 1920	vn in ac	t	
<u>.</u> .			·	•	\$ 5,943	85
Feb.	4.	То	paid R. T. Moncure, assistant to doorkeepers, attendance three weeks to February 3, 1920	105 00		
Feb.	4.	То	paid J. H. Floyd, gallery doorkeeper, attendance for three weeks to February 3,	105 00		
Feb.	4.	To	paid Mason Hayes, page, attendance three			
Feb.	4.	То	paid W. G. Davis, page, attendance three	84 00		
			weeks to February 3, 1920	84 00		
Feb.	4.	10	paid S. Goddin, janitor, for regular services to January 5, 1920, \$5.00; attendance eight days prior to opening of session and attendance three weeks from January 14, 1920, 1			
Feb.	4.	То	1920, to February 3, 1920paid W. C. Gibbons, assistant janitor, at-	121 00		
Feb.	4.	То	tendance three weeks to February 3, 1920 paid James Limerick, assistant janitor,	84 00		
res.	ж.	10	traveling 136 miles, attendance three weeks to February 3, 1920, and attendance eight	,		
Feb.	5.	То	days previous to opening of session, 1920 paid Hay T. Thornton, postmaster, for 250 postcards	129 60 2 50		
Feb.	10.	To	paid A. C. Williams, journal copyist, at-			
Feb.	10.	То	tendance four weeks to February 10, 1920 paid R. T. Moncure, assistant to doorkeepers, attendance one week to February 10,	224 00		
Feb.	10.	To	paid J. H. Floyd, gallery doorkeeper, at-	35 00	•	
Feb.	10.	To	tendance one week to February 10, 1920 paid Mason Hayes, page, attendance one	35 00		
Feb.	10		week to February 10, 1920 paid W. G. Davis, page, attendance one	28 00		
Feb.			week to February 10, 1920 paid S. Goddin, janitor, attendance one	28 00		
Wah	10		week to February 10, 1920	28 00		
Feb.			paid W. C. Gibbons, assistant janitor, attendance one week to February 10, 1920 paid James Limerick, assistant janitor, at-	28 00		
			tendance one week to February 10, 1920	28 00		
Feb.	11.	То	paid American Speciality Company for copyholding machine for clerk's office	12 00		•
Feb.	13.	To	paid F. H. Terry for extra work in prepar-			
Feb.	17.	To	ing copies of committee assignments paid Mrs. W. B. Peebles for one gallon of furniture polish	20 00		
Feb.	17.	To	paid M. L. Staples for repairing locks and making keys for desks in House of Dele-	2 11)		
Feb.	17.	To	gates paid A. C. Williams, journal copyist, at-	15 20		
		_0	tendance one week to February 17, 1920	56 00		
					-	T

Feb.	17.	To paid R. T. Moncure, assistant to doorkeep-		
		ers, attendance one week to February 17, 1920	35	00
Feb.	17.	To paid J. H. Floyd, gallery doorkeeper, at-		
		ers, attendance one week to February 17,	35	00•
Feb.	17.	To paid Mason Hayes, page, attendance one	28	ΔΛ
Feb.	17.	week to February 17, 1920 To paid W. G. Davis, page, attendance one	20	w
Feb.	17	week to February 17, 1920	28	00
red.	11.	To paid S. Goddin, janitor, attendance one week to February 17, 1920	28	00
Feb.	17.	To paid W. C. Gibbons, assistant janitor, at-	28	ΔΛ.
Feb.	17.	tendance one week to February 17, 1920 To paid James Limerick, assistant janitor, at-		
Feb.	95	tendance one week to February 17, 1920	28	00
		To paid A. C. Williams, journal copyist, attendance one week to February 24, 1920	56	00
Feb.	25.	To paid J. H. Floyd, gallery doorkeeper, attendance one week to February 24, 1920	35	Δ0
Feb.	25.	To paid Mason Hayes, page, attendance one		
Feb.	25	week to February 24, 1920 To paid W. G. Davis, page, attendance one	2 8	00
_		week to February 24, 1920	2 8	00
Feb.	25.	To paid S. Goddin, janitor, attendance one week to February 24, 1920	28	ω.
Feb.	25 .	To paid W. C. Gibbons, assistant janitor, at-		
Feb.	25	tendance one week to February 24, 1920 To paid James Limerick, assistant janitor, at-	28	00
		tendance one week to February 24, 1920	28	00
Feb.	25.	To paid Royal Typewriter Company for four blue ribbons for Clerk's office	4	00
Feb.	25.	To paid West Disinfecting Company for five		
Feb.	27.	gallons disinfectant and cleanser To paid J. Sinclair Brown for expenses of	8	75
		House committee to Staunton as per reso-		
Mar.	2.	lution of February 5, 1920	2 8	50
		To paid A. C. Williams, journal copyist, attendance one week to March 2, 1920	56	00
Mar.	2.	To paid R. T. Moncure, assistant to doorkeepers, attendance one week to February 24,		
3.5		1920	35	00
Mar.	2.	To paid J. H. Floyd, gallery doorkeeper, attendance one week to March 2, 1920	35	00
Mar.	2.	To paid Mason Hayes, page, attendance one		
Mar.	2.	week to March 2, 1920 To paid W. G. Davis, page, attendance one	28	00
3.6	•	week to March 2, 1920	2 8	00
Mar.	2.	To paid S. Goddin, janitor, attendance one week to March 2, 1920	28	00
Mar.	2.	To paid W. C. Gibbons, assistant janitor, at-	00	00
Mar.	2.	tendance one week to March 2, 1920 To paid James Limerick, assistant janitor, at-	28	00
Mar.	2.	tendance one week to March 2, 1920	28	00
Mur.	4.	To paid W. E. Moncure, assistant to doorkeep- tendance one week to March 2, 1920, and		
Mar.	5.	traveling 124 miles	47	4 0
mai,	u.	To paid Sydnor & Hundley, Inc., for one-half expense for rent of 25 dozen chairs for		
Mar.	5	reception to General John J. Pershing To paid Southern Stamp and Stationery Com-	18	75
Mai.	U.	pany for rubber stamps, pads and daters	4	20

Mar.	5.	То	paid Howell Brothers for balance on account for supplies	9	3 00
Mar.	5.	To	paid The E. B. Taylor Company for dust		3 40
Mar.	5.	To	paid B. W. Wilson Paper Company for one		
Mar.	9.	To	ream of paper for engrossing billspaid A. C. Williams, journal copyist, at-	8	23
Mar.	9.		tendance one week to March 9, 1920paid W. E. Moncure, assistant to doorkeep-	56	00
Mar.	9.		ers, attendance one week to March 9, 1920 paid J. H. Floyd, gallery doorkeeper, at-	35	00
Mar.			tendance one week to March 9, 1920	35	00
	•		paid Mason Hayes, page, attendance one week to March 9, 1920	28	00
Mar.	•		paid W. G. Davis, page, attendance one week to March 9, 1920	28	00
Mar.	9.	To	paid S. Goddin, janitor, attendance one week to March 9, 1920	28	00
Mar.	9.	То	paid W. C. Gibbons, assistant janitor, attendance one week to March 9, 1920	28	00
Mar.	9.	To	paid James Limerick, assistant janitor, at-		00
Mar.	9.	To	paid Wilbur C. Hall for expenses of House	20	w
			committee appointed to attend funeral of Hon. W. N. Tiffany under resolution of		
Mar.	16.	То	March 4, 1920paid A. C. Williams, journal copyist, at-	67	60
Mar.	16.		tendance one week to March 16, 1920 paid W. E. Moncure, assistant to doorkeep-	56	00
Mar.			ers, attendance one week to March 16, 1920	35	00
		m.	paid J. H. Floyd, gallery doorkeeper, attendance one week to March 16, 1920	35	00
Mar.			paid Mason Hayes, page, attendance one week to March 16, 1920	28	00
Mar.			paid W. G. Davis, page, attendance one week to March 16, 1920	28	00
Mar.	16.	To	paid S. Goddin, janitor, attendance one week to March 16, 1920	28	00
Mar.	16.	То	paid W. C. Gibbons, assistant janitor, attendance one week to March 16, 1920	28	
Mar.	16.	To :	paid James Limerick, assistant janitor, at-		
Mar.	17.	To :	tendance one week to March 16, 1920 paid C. Lumsden & Son for repairing clock	28	
Mar.	17.	To	in House of Delegatespaid M. L. Staples for making keys and	2	00
Mar.	17.		repairing locks in House of Delegates paid Remington Typewriter Company for	1	60
Mar.	17.		one dozen black record ribbonspaid W. C. Gibbons, assistant janitor, at-	7	00
Mar.	17.		tendance one day to March 17, 1920 paid James Limerick, assistant janitor, at-	4	00
Mar.			tendance one day to March 17, 1920	4	00
Mar.	11.		paid the following officers and employees for extra compensation under resolution		
			agreed to March 12 1920;	100	00
			J. M. Johnston, sergeant-at-arms S. M. Newhouse, doorkeeper	120 120	
			C. A. Truslow, second doorkeeper	132	
			Geo. O. Greene, assistant clerk	132	
			George Lindsay, journal clerk	132	00
			W. H. Burke, reading clerk	132	
			P. C. Williams, engrossing clerk	132	00

H. T. Garnett, enrolling clerk W. J. Lilliston, committee clerk H. A. Latane, committee clerk	190 00
	132 00
H. A. Latane, committee cierk	132 00
TO TT (1)	132 00
F. H. Terry, committee clerk	132 00
T. J. Todd, committee clerk	132 00
P. A. Ozlin, committee clerk	120 00
J. H. Bowles, committee clerk	120 00
A. C. Williams, journal copyist	132 00
J. H. Floyd, gallery doorkeeper	50 00
R. T. Moncure, assistant to doorkeep-	05.00
ers, half term	25 00
W. E. Moncure, assistant to doorkeep-	25 00
ers, half term	50 00
S. Goddin, janitor W. C. Gibbons, assistant janitor	50 00
	50 00
James Limerick, assistant janitor	25 00
R. H. Underhill, page	25 00
Roger Williams, page	25 00
Hunter Noland, page Edward Cardwell, page	25 00
Ray L. Hicks, page	25 00
	25 00
Eugene Tarrant, page	25 00
Marshall Kiser, page	25 00
A. J. White, page Hunter Turner, page	25 00
Ashby Truslow, page	25 00
Eugene Boyd, page	25 00
Loftus Walton, page	25 00
Mason Hayes, page	25 00
W. G. Davis, page	25 00
R. L. Blankenship, elevator conductor	30 00
Edward Roberts, assistant eleveator	00 00
conductor	30 00
Mar. 17. To paid the following employees for extra	00 00
compensation under resolution agreed to	
March 12, 1920:	
S. M. O'Bannon, disbursing clerk Audi-	
tor's office	
	37 50
	37 50
S. C. Day, Jr., assistant disbursing	37 50 37 50
S. C. Day, Jr., assistant disbursing clerk Auditor's office	
S. C. Day, Jr., assistant disbursing	
S. C. Day, Jr., assistant disbursing clerk Auditor's office D. C. Zollicoffer, disbursing clerk Treasurer's office	37 50
S. C. Day, Jr., assistant disbursing clerk Auditor's office	37 50
S. C. Day, Jr., assistant disbursing clerk Auditor's office	37 50 37 50
S. C. Day, Jr., assistant disbursing clerk Auditor's office	37 50 37 50
S. C. Day, Jr., assistant disbursing clerk Auditor's office	37 50 37 50 37 50
S. C. Day, Jr., assistant disbursing clerk Auditor's office	37 50 37 50 37 50
S. C. Day, Jr., assistant disbursing clerk Auditor's office	37 50 37 50 37 50 125 00
S. C. Day, Jr., assistant disbursing clerk Auditor's office D. C. Zollicoffer, disbursing clerk Treasurer's office P. W. Jones, assistant disbursing clerk Treasurer's office Geo. W. Haynes for the five ('apitol policemen at \$25.00 each F. P. Jones for the six engineers and firemen at power plant, at \$25.00 each H. L. Butler, janitor Capitol building	37 50 37 50 37 50 125 00 150 00 25 00
S. C. Day, Jr., assistant disbursing clerk Auditor's office	37 50 37 50 37 50 125 00
S. C. Day, Jr., assistant disbursing clerk Auditor's office D. C. Zollicoffer, disbursing clerk Treasurer's office P. W. Jones, assistant disbursing clerk Treasurer's office Geo. W. Haynes for the five Capitol policemen at \$25.00 each F. P. Jones for the six engineers and firemen at power plant, at \$25.00 each H. L. Butler, janitor Capitol building J. S. Skidmore, janitor Capitol building Frank Giannotti, janitor Capitol build-	37 50 37 50 37 50 125 00 150 00 25 00 25 00
S. C. Day, Jr., assistant disbursing clerk Auditor's office	37 50 37 50 37 50 125 00 150 00 25 00
S. C. Day, Jr., assistant disbursing clerk Auditor's office	37 50 37 50 37 50 125 00 150 00 25 00 25 00
S. C. Day, Jr., assistant disbursing clerk Auditor's office D. C. Zollicoffer, disbursing clerk Treasurer's office P. W. Jones, assistant disbursing clerk Treasurer's office Geo. W. Haynes for the five Capitol policemen at \$25.00 each F. P. Jones for the six engineers and firemen at power plant, at \$25.00 each H. L. Butler, janitor Capitol building J. S. Skidmore, janitor Capitol building Frank Giannotti, janitor Capitol building Mar. 18. To paid James J. Walsh for extra service to Joint Committee on Finance of the Senate	37 50 37 50 37 50 125 00 150 00 25 00 25 00
S. C. Day, Jr., assistant disbursing clerk Auditor's office. D. C. Zollicoffer, disbursing clerk Treasurer's office. P. W. Jones, assistant disbursing clerk Treasurer's office. Geo. W. Haynes for the five Capitol policemen at \$25.00 each. F. P. Jones for the six engineers and firemen at power plant, at \$25.00 each. H. L. Butler, janitor Capitol building. J. S. Skidmore, janitor Capitol building Frank Giannotti, janitor Capitol building. Mar. 18. To paid James J. Walsh for extra service to Joint Committee on Finance of the Senate and Appropriations Committee of the	37 50 37 50 37 50 125 00 150 00 25 00 25 00 25 00
S. C. Day, Jr., assistant disbursing clerk Auditor's office	37 50 37 50 37 50 125 00 150 00 25 00 25 00
S. C. Day, Jr., assistant disbursing clerk Auditor's office	37 50 37 50 37 50 125 00 150 00 25 00 25 00 25 00
S. C. Day, Jr., assistant disbursing clerk Auditor's office D. C. Zollicoffer, disbursing clerk Treasurer's office P. W. Jones, assistant disbursing clerk Treasurer's office Geo. W. Haynes for the five Capitol policemen at \$25.00 each F. P. Jones for the six engineers and firemen at power plant, at \$25.00 each H. L. Butler, janitor Capitol building J. S. Skidmore, janitor Capitol building Frank Giannotti, janitor Capitol building frank Giannotti, janitor Capitol building Mar. 18. To paid James J. Walsh for extra service to Joint Committee on Finance of the Senate and Appropriations Committee of the House Mar. 23. To paid S. Goddin, janitor, attendance one week to March 23, 1920	37 50 37 50 37 50 125 00 150 00 25 00 25 00 25 00
S. C. Day, Jr., assistant disbursing clerk Auditor's office	37 50 37 50 37 50 125 00 150 00 25 00 25 00 25 00



Mar. 23.	To paid Miss L. M. Krouse for one-half expense drinking water for 1920 General Assembly	81	40	
Mar. 23.	To paid the Hammond Company, Inc., for flowers sent Messrs. Hutcheson and			
	Tiffany and floral tribute to Mr. Tiffany	34	00	
Mar. 24.	To paid A. C. Williams, journal copyist, at-			
	tendance three days to March 19, 1920	24	00	
Mar. 26.	To paid Davis Bottom for one-half expense			
	proofreading enrolled bills	32	00	
Mar. 26.	To paid the Bell Book and Stationery Company, Inc., for engraved stationery, en-	-		
		017	90	
	rolling paper, pencils and general supplies	217	99	
		- 040		0.5.040.05
	\$	5,943	85	\$ 5,943 85

HOUSE DOCUMENT No. 1

ABSTRACT

OF THE

Returns of the Clerks of Courts

TO THE

CLERK OF THE HOUSE OF DELEGATES

OFFICE OF THE CLERK OF THE HOUSE OF DELEGATES,
RICHMOND, VA., JANUARY 14, 1920.

TO THE GENERAL ASSEMBLY OF VIRGINIA:

I submit herewith a condensed extract of reports of the Clerks of Courts which are required to be made to the Clerk of the House of Delegates by section 3189 of the Code of Virginia.

The reports herein embraced are for the years ending August 31, 1918, and August 31, 1919, respectively.

Respectfully,

JNO. W. WILLIAMS, Clerk of the House of Delegates.

RICHMOND:

Davis Bottom, Superintendent Public Printing
1920

ABSTRACTS

From the reports of the Clerks of the Supreme Court of Appeals, Corporation and Circuit Courts for the years ending August 31, 1918, and August 31, 1919, respectively, exhibiting the state of suits in the respective Courts.

SUPREME COURT OF APPEALS

Cl Change I Lane	No. commenced No. interlocutory de No. final decrees and	erebro bna esersei ermemgbui bn	Appeals, Writs of Error and Supersedeas	noisses to sysu	No. removed to other courts	No. removed from other courts	No. final decrees and judgments	No. interlocutory decrees and orders	No. pending	No. commenced	 H. Stew	JUDGES Stafford G. Whittle Joseph I. Kelly Frederick W. Sims Robt. R. Prentiss
Cl Change I Lane	Richmond, 1918. Wytheville, 1918. Staunton, 1918.	H. Stewart Jones J. M. Kelly H. H. Wayt.	CLERKS H. Stewart Jones. J. M. Kelly H. H. Wayt.								_	
-	H. Stewart Jones.	H. Stewart Jones	CLERKS R. Stewart Jones M. Keily	: : : : :	-	<u>:</u> :					 n. n. wayt	Robt. R. Prentiss.
		No. commenced No. pending No. interlocutory o No. final decrees a No. removed from	DOCATION COURTS OOURTS OO COURTS								 H. Stewart Jones. J. M. Kelly H. H. Wayt.	Stafford G. Whittle Joseph L. Kelly Frederick W. Sims

House Document No. 1

LAW AND EQUITY COURT

ı	,	,
	Days in session	
	No. removed to other courts	
noery	No. removed from other courts	
Suite in Chancery	No. final decrees	
Suits i	No. interlocutory decrees	
-	No. pending	
-	No. commenced	
+	No. removed to other courts	
-	No. removed from other courts	
Actions at Law	No. decided	::-
etions	No. pending	
~ -	No. commenced	
	poodumator on	
	CITY	Richmond, 1919.
	CLERK	Luther Libby Luther Libby
	JUDGE	Beverley T. Crump Luther Libby

AW AND CHANCERY COURTS
W AND CHANCERY
W AND CHANCE
W AND CHA
W AND

	32	84	
	116	388	
	1		
	28	729	
	147 398 301 196 482 200	57 209 124 48 240 108	
	186		
	30.28	26 25	
	255 180	23	
	273 240	22	
	Norfolk, 1918. 373 255 283 Norfolk, 1919. 340 180 301	Roanoke, 1918. Roanoke, 1919	
•	James V. Trehy James V. Trehy	R. J. Watson.	
	W. B. Martin W. B. Martin	Edward W. Robertson	

CORPORATION COURTS

١	LatoT	253 1118 196
ion i	Intermediate or special terms	
Days of Session	Spring term	
-	Fall term	
	Changes of venue to the court	
_ -	Changes of venue from the court	
Prosecutions	No. nolle prosequis	27.23
1396C	No. decided	20 210 210 210 210 210 210 210 210 210 2
Ž -	No. pending	00 51 52 54 55 55 55 55 55 55 55 55 55 55 55 55
-	No. commenced	76 290 201 208 336
	No. removed to other courts	· N
3	No. removed from other courts	
Suits in Equity	No. final decrees	25 T 55 E
.g -	No. interlocutory decrees	1112 122 133 134 135 135 135 135 135 135 135 135 135 135
Buit	No. pending	246 246 137 137 137 81
-	у сопилепое	2 2 2 8 8 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
	No. removed to other courts	
8 -	No. removed from other courts	Pa
3	No, decided	1728 1738 1738 1738 1738
Actions at Law	No. pending	4 40 8 50
¥ -	Мо. соттепсед	5 42 8 21 8
	CITES	Alexandria. Bristol Buena Vista Charlottesville Danville Frederickaburg Frederickaburg Norfolk Norfolk Norfolk Radford Fredemonth Radford Richmond — Hust- ings Court, Part I. Richmond — Hust- ings Court, Part II.
	CLERKS	Jno. R. Cooke. The. D. Davis. D. G. Smith. E. T. Thompson. W. E. DuVal. R. J. Watson. Newton Argenbright W. I. Gilkeson.
	JUDGES	Louis C. Barley Louis C. Barley Robert L. Gardner A. D. Dabney M. Dighn T. Goolrick John T. Goolrick J. T. Barham Kenneth A. Bain Kenneth A. Bain Kenneth A. Bain Kenneth R. Bain Kenn

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ction	No. pending		88	3	15	. 6	3 2	33	:\$:	: '		23 25
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	CITIES	Alexandria	Bristol	Suena Vista	Danville	Fredericksburg	Lynchburg Newport News	Norfolk	Portsmouth.	Richmond - Hust-	Richmond - Hust	ings Court, Part II. Rosnoke	Staunton Hopewell
	CLERKS		Chapman Belew		J. R. Cook		D. G. Smith	Jac. V. Trehy	E. Thompson.	Walter Christian.	W. E. Duval	R. J. Watson.	Newton Argenbright G. C. Alderson
	JUDGES	1919 Jouis C. Barley	loyd H. Roberts.	Robert L. Gardner	E. Walter Brown.	John T. Goolrick	Frank F. Christian T. J. Barham.	llen R. Hanckel		D. C. Richardson	Ernest H. Wells	. E. King	R. S. Ker Thomas B. Robertson

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di 8	No. interlocutory decrees		İ	150	15	28 . 23	362	8 8 8 5 E	370
Suit	No. pending		<u> </u>	388	88	72 23	\$	128	415
-	No. commenced	:	<u> </u>	156	25	8 3	22	2888	394
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A -	No. removed from other courts	:	:	2	35	7	-	~ <u>%</u>	77
Actions at Law	No. decided	:	1	73	2	307	210	2888	318
- tion	No. pending		;	196	961		=	34 1	265
× -	No. commenced		:	75	15	3252	255	0 8 7 E	432
·	COUNTIES AND CITIES	1918 Norfolk	Total reported 1918.	1919 Norfolk	Total reported 1919.	1918 Nansemond Southampton City of Norfolk City of Suffolk	Total reported 1918.	Nansemond. Southampton. City of Norfolk. City of Suffolk.	Total reported 1919.
	CLERKS			G. Tayloe Gruthman		G. E. Bunting		G. E. Bunting. H. B. McLemore Lawrence Waring. Chas. L. Hutchins	
	JUDGES	C. W. Coleman		C. W. Coleman		J. L. McLemore		J. L. McLemore	
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	COUNTIES AND CITIES	1918 Prince George Surry Susey Greensville Brunswick City of Hopewell	1919 Prince George Surry Sussex. Greensville Brunswick City of Hopewell	Total reported 1919. 1918 Amelia Cheverfield Dinwiddie Nottoway Powhatan City of Petersburg.
	CLERKS	W. D. Temple	W. D. Temple	S. L. Farrar
	JUDGES	J. F. West.	J. F. West	R. G. Southall
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Amelia Chesterfield Dinwiddie Nottoway Powhatan City of Petersburg.	1918 Appomattox Buckingham Charlotte Cumberland Prince Edward	Total reported 1918. 1919 Appemattor. Charlotte. Cumberland.	Total reported 1919	Lunenburg Kacklenburg Macklenburg Gampbell City of Lynenburg.	Total reported 1918.	Lunenbrug Mecklenburg Haljax Campbell City of Lynchburg	Total reported 1919	1918 Pittaylvania Henry Patriok City of Danville	Total reported 1918
S. L. Farrar Philip V. Cogbill A. M. Orgain James A. Tilman	C. W. Smith W. J. Hubard. H. B. Chermside. R. O. Garret. Horace Adams.	C. W. Smith. W. J. Hubard. H. B. Chermside	Horace Austria	H. F. Hutcheson James H. Medley, Thos. D. Davis.		H. F. Hutcheson J. T. Lacy Thos. D. Davis.		I. S. Hurt Jno. R. Cook.	
R. G. Southall	Geo. J. Hundley	Geo. J. Hundley		W. R. Barksdale		W. R. Barksdale		E. J. Harvey	

House Document No. 1

CIRCUIT COURTS-CONTINUED

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ii 83	No. interlocutory decrees	153	61	33	28	2	និនង	ន្ត
Suit	No. pending	226	7	227	35	Ξ	1015 61 45	1121
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ction	No. pending	. 91	-	12	(C-10)	2	200	8
*	No. commenced	3		22		12	380	8
	COUNTIES AND CITIES	1919 Pitteylvania.	Patrick City of Danville	Total reported 1919	1918 Albemarle Madison Greene	Total reported 1918	Albemarle Madison Greene	Total reported 1919.
	CLERKS	I. S. Hurt	J. R. Cook		G. H. Taylor B. I. Bickers.		W. L. Maupin G. H. Taylor B. I. Bickers.	
	JUDGES	Hughes Dillard			J. W. Fishburne		J. W. Fishburne	

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1918 Culpeper Goochland	Orange Louisa	Total reported 1918.	1919 Culpeper	Orange Orange Louisa	Total reported 1919	1918 Henrico City of Richmond	Total reported 1918	1919 Henrico City of Richmond	Total reported 1919.	Elizabeth City	News	Total reported 1918	1919 Elisabeth City	News	Total reported 1919.	Richmond Northumberland Lancaster Westmoreland	Евех	Total reported 1918.
W. E. Coons	P. B. Porter		R. A. Bickers.	J. W. Browning. P. B. Porter		Samuel P. Waddill E. M. Rowell		Samuel P. Waddill E. M. Rowelle		H. H. Holt	;		H. H. Holt	خ		J. B. Rains. R. S. Brent. Wm. Chilton	H. Southworth	
9 Jno. Rutherfoord			9 Jno. Rutherford			10 R. Carter Scott		10 R. Carter Scott		11 C. W. Robinson			11 C. W. Robinson			12 J. W. China, Jr		

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	COUNTIES AND CITIES	1919 R chmond Northumberland Lancaster Westmoreland Esex	Total reported 1919	19°8 Glouc ster Mathews R ng and Queen King William	Total reported 1918.	Gloucester Mathews King and Queen King William	Total reported 1919.
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	CLERKS	B. Rains.		B Roane B. Smith C. Ga rett W. Eastman		B. B. Roane. W. B. Sm.th. W. F. Bagby B. C. Garrett. C. W. Eastman.	
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	JUDGES	J. W. Chinn, Jr		C. B Jones		C. B. Jones	
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1918 Charles C ty York Warwick James City and Wil- liamsburg	Total reported 1918.	1919 New Kent Charles City. York	James C ty and city of Williamsburg.	Total reported 1919.	King George	Spotsylvania Spotsylvania Caroline Hanover	Total reported 1918.	King George King George Spokaford Spokaylvania Caroline Han over	Total reported 1919.	1918 Prince William. Fairfax Alexandria. City of Alexandria	Total reported 1918.	Prince William. Pairfax. Pairfax. City of Alexandria. Trdal percented 1919	Total reported assets
T N. Harris R. S. Major Sydney Smith. W. C. Burn am. T. H. Geddy		R. S. Major. Sydney 8m th	'. H. Geddy		L. B. Mason	A. H. Crismond E. R. Coghill.		L. B. Mason. James Ashley. E. R. Cog ill. C. W. Taylor		Geo. W. Tyler F. W. Rich rdson		Geo. G. Tyler. F. W. Richardson	
D G. Tyler		D. G. Tyler	•		R. H. L. Chichester.			R. H. L. Chichester.		J. B. T. Thornton		Samuel B. Brent	
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	COUNTIES AND CITIES	1918 Frederick Clarke Warren Shenandoeh	Total reported 1918	1919 Frederick Clarke Warren Shenandosh	Total reported 1919.	1918 Augusta Highland Rockbridge	Total reported 1918.	1919 Augusta Highland Rockbridge	Total reported 1919.
	CLERKS	Phil H. Gold Eugene Glover M. A. Trent. Geo. W. Wiley, D. C.		Phil H. Good. Eugene Glover. M. B. Wunder.		Harry Burnett W. H. Matheny R. R. Witt		Harry Burnett. W. H. Matheny A. T. Shields	
	JUDGES	F. B. Whiting.		F. B. Whiting.		Henry W. Holt		Henry W. Holt	
	CIRCUIT					8		- 9	_

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COURTS FROM WHICH NO REPORTS RECEIVED.

Supreme Court of Appeals, Richmond, 1918 and 1919. Supreme Court of Appeals, Staunton, 1918 and 1919. Supreme Court of Appeals, Wytheville, 1918.

Law and Equity Court, Richmond, 1918 and 1919.

CORPORATION COURTS.

1918

Alexandria. Bristol. Buena Vista. Charlottesville. Fredericksburg. Norfolk. Petersburg. Radford. Hustings Court, Part 1, Richmond.

1919

Alexandria. Buena Vista. Fredericksburg.

1918.

Petersburg.
Radford.
Hustings Court, Part 1,
Richmond.

CIRCUIT COURTS.

Norfolk. Southampton. City of Suffolk. Greensville. Chesterfield. Nottoway. Powhatan. City of Petersburg. Lunenburg. Campbell. Henry Patrick. Albemarle. Goochland. Orange. Westmoreland. King and Queen. New Kent. Stafford. Alexandria. City of Alexandria. Botetourt. Roanoke. Grayson. Rappahannock. Russell. Buchanan. Dickenson. Isle of Wight. Princess Anne.

Amherst. Fluvanna. Accomac.

1919. Greensville. Brunswick. Nottoway. City of Petersburg. Lunenburg. Campbell. Henry. Patrick. Goochland. Lancaster. Westmoreland. Essex. Warwick. Alexandria. City of Alexandria. Warren. Botetourt. Roanoke. Grayson. Lee. Rappahannock. Russell. Buchanan. Dickenson. Isle of Wight. Princess Anne. Fluvanna. Accomac.

HOUSE DOCUMENT No. 2.

REPORT

OF THE

Clerk of the House of Delegates

ON THE

PROCURING OF BIDS AND AWARDING OF CONTRACTS
FOR PUBLISHING PROPOSED AMENDMENTS
TO THE CONSTITUTION AS PROVIDED BY LAW.

JANUARY, 1910.

REPORT

OFFICE OF THE CLERK OF THE HOUSE OF DELEGATES.

RICHMOND, VA., January 14, 1920.

To the General Assembly of Virginia:

In conformity with oct approved February 3, 1910, Acts 1908, page 22, I respectfully report that bids were asked of all daily newspapers published in each city of the first class for the publication of the proposed amendments to the Constitution hereinafter fully set forth as required by the Constitution and by statute, and the following bids were received and awards made:

Newspaper.	Bid.	,	Award.
Richmond—			
Times-Dispatch			
News Leader			
Evening Journal			Evening Journal.
Virginian	. 1,545	00	
Norfolk—			
Virginian-Pilot	2.160	00	
Ledger-Dispatch	. 1,585	06	Ledger-Dispatch.
Roanoke	•		
Roanoke Times	. 900	00	Roanoke Times.
World-News			10000000 110000
Press (No bid submitted).	. 000		
Lynchburg—			
The News	. 1,327	20	
Advance	. 796	32	Advance.
Staunton-			
Daily Leader	. 288	00	Daily Leader.
Daily News (No bid submitted).	,		
Alexandria—			
Gazette	500	00	Gazette.
	000	•	Gazette.
Newport News-	000	00	Della Dassa
Daily Press			Daily Press.
Times-Herald	834	24	
Petersburg			
Progress			
Index-Appeal	374	40	Index-Appeal.
Portsmouth—			
Star	1,104	00	Star.
Danville—			
Bee	1.099	60	
Register	1.042	80	Register.
Charlottesville—	-,		3
Progress ·	500	00	Progress.
9	500	w	T TOBICOO.
Hopewell—			
Record (No bid submitted).			

The lowest bid was accepted in each case.

The agreement by the General Assembly to the proposed amendment to section 136 of the Constitution was duplicated, and the matter was referred to the attorney General and the resolution was published in accordance with his instructions. The correspondence follows:

COMMONWEALTH OF VIRGINIA.

House of Delegates.

RICHMOND, VA., April 29, 1919.

HON. JOHN R. SAUNDERS, Attorney General, Richmond, Va.

DEAR SIR:

Chapters 436 and 437 of the Acts of Assembly 1918, pages 788-790. are identical. They propose amendments to section 136 of the Constitution. In publication of the proposed amendments, is it necessary that these identical amendments shall both be published or shall I publish only one?

The expense of the publication of proposed amendments to the Constitution is quite heavy, and I would thank you to advise me what course to pursue. If only one of the resolutions is to be published. I' suggest that the last one agreed to be selected.

The authority for the publication of proposed amendments to the Constitution is found in the Acts of Assembly 1908, chapter 13, page 22.

Yours very truly,

JNO. W. WILLIAMS. Clerk of the House of Delegates.

COMMONWEALTH OF VIRGINIA.

OFFICE OF THE ATTORNEY GENERAL RICHMOND, VA., May 1, 1919.

HON. JNO. W. WILLIAMS, Clerk, House of Delegates, Richmond, Va.

DEAR SIR:

I beg leave to acknowledge receipt of your letter of April 29, in which you call my attention to the fact that the last legislature, in proposing an amendment to section 136 of the Constitution, passed two resolutions, one signed on March 6, 1918, and the other on March 7. 1918. I notice that both of the resolutions are identical.

You ask if it is neessary to publish both of these resolutions. reply, I will state that I do not think it will be necessary to publish both of the resolutions. If you publish the one signed on March 7, 1918.

that will be all that is necessary.

Yours very truly, JNO. R. SAUNDERS. Attorney General.

The proposed amendment to section 186 of the Constitution was not published for the reasons set forth in following correspondence, and the matter is referred to the General Assembly for such action as it may deem proper to take.

COMMONWEAL/TH OF VIRGINIA.

House of Delegates,

RICHMOND, VA., April 29, 1919.

Hon. John R. Saunders, Attorney General, Richmond, Va.

DEAR SIR:

I desire to call your attention to an error in the passage of the resolution proposing amendment to section 186 of the Constitution,

chapter 434, Acts 1918, page 787.

In the proposed amendment after the words "State Treasurer," there should have been a period and following the same a new sentence should have begun. The following words are there omitted: "No money shall be paid out of the State Treasury." I have examined the original draft of the resolution offered, also the enrolled resolution, and the words mentioned are omitted in each case.

In the present form of the resolution it is meaningless and will not accomplish its purpose because proceedings cannot be had at the next session of the General Assembly as required by section 196 of the Constitution. The purpose of my letter is to inquire whether I shall proceed with the publication of the inoperative section with its attendant expense, or whether I shall withhold the publication and make report to the next General Assembly?

Yours very truly,
JNO. W. WILLIAMS,
Clerk of the House of Delegates.

COMMONWEALTH OF VIRGINIA.

OFFICE OF THE ATTORNEY GENERAL, RICHMOND, VA., May 1, 1919.

Hon. Jno. W. Williams, Clerk, House of Delegates, City.

DEAR SIR:

I beg leave to acknowledge receipt of your letter of April 29, concerning a resolution passed by the General Assembly at its session of 1918, which said resolution was signed on March 4, 1918. This resolution proposed an amendment to section 186 of the Constitution of Virginia.

You call my attention also to the fact that in the passage of this resolution, a part of the section of the Constitution was left out. You furher ask that inasmuch as a part of this section was omitted, should

you proceed to publish the same as is required by law.

In reply, I will state that a publication of this, in my judgment, would amount to practically nothing and the only thing to do is to refer it to the next legislature and have it properly passed. It would be a useless expenditure of money to publish this in its present form.

Yours very truly, JNO. R. SAUNDERS, Attorney General.

The amounts certified to the Auditor of Public Accounts for payment are as follows:

1919.		
July 11th	Paid Appeals Press for stereotypes for the publication	
•	of the proposed amendments\$ 54 88	
Nov. 4th	Paid Richmond Evening Journal	į
	Paid Norfolk Ledger-Dispatch1,585 06	ì
	Paid Times-World Corporation, Roanoke 900 00	



Paid	Lynchburg Daily Advance	796	32	
Paid	Leader Publishing Co., Staunton	288	00	
Paid	Alexandria Gazette	500		
Paid	The Daily Press, Inc., Newport News	823	68	
	Index-Appeal, Petersburg			
	Portsmouth Star			
	Register Publishing Co., Danville			
	Daily Progress, Charlottesville.			

To avoid the possibility of error in so many publications, stereotypes were made and furnished each newspaper publishing the proposed amendments, a copy of which follows:

COMMONWEALTH OF VIRGINIA

OFFICE OF

CLERK OF THE HOUSE OF DELEGATES

PROPOSED AMENDMENTS to the Constitution of Virginia, agreed to at session of General Assembly 1918, and published in pursuance of section 196 of the Constitution and act approved February 3, 1908.

A RESOLUTION proposing amendment to section 32 of article 2 of the Constitution of Virginia, and providing for publishing said amendment and certifying the same to the next General Assembly.

Resolved by the Senate, the House of Delegates concurring (a majority of the members elected to each house agreeing), That the following amendment to the Constitution of Virginia be, and the same is hereby, proposed, and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates, for its concurrence, in conformity with the provisions of section one hundred and ninety-six, of article fifteen of the said Constitution, namely:

Strike out from the Constitution of Virginia section thirty-two, which is in the following words:

Sec. 32. Every person qualified to vote shall be eligible to any office of the State, or of any county, city, town or other subdivision of the State, wherein he resides, except as otherwise provided in this Constitution, and except that this provision as to residence shall not apply to any office elective by the people where the law provides otherwise. Men and women eighteen years of age shall be eligible to the office of notary public, and qualified to execute the bonds required of them in that capacity.

And insert in lieu thereof the following:

Sec. 32. Every person qualified to vote shall be eligible to any office of the State, or of any county, city, town or other subdivision of the State, wherein he resides, except as otherwise provided in this Constitution, and except that this provision as to residence shall not apply to any office elective by the people where the law provides otherwise; and except, further, that the requirements of this section as to residence and voting qualifications shall not apply in the appointment of persons to fill positions under a municipal government requiring special technical or professional training and experience. Men and women eighteen years of age shall be eligible to the office of notary public and qualified to execute the bonds required of them in that capacity.

A RESOLUTION proposing amendment to section 138 of the Constitution of Virginia.

Resolved by the Senate, the House of Delegates concurring (a majority of the members elected to each house agreeing), That the following amendment to the Constitution of Virginia be, and the same is hereby proposed, and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates, for its concurrence, in conformity with the provisions of section one hundred and ninety-six, of article fifteen, of the said Constitution, namely:

Strike out from the Constitution of Virginia section one hundred and

thirty-eight, which is in the following words:

Section 138. The General Assembly may, in its discretion, provide for the compulsory education of children between the ages of eight and twelve years, except such as are weak in body or mind, or can read and write, or are attending private schools, or are excused for cause by the district school trustees.

And insert in lieu thereof the following:

Section 138. The General Assembly may, in its discretion, provide for the compulsory education of children of school age.

A RESOLUTION proposing amendment to section 117 of article 8 of the Constitution of Virginia, and providing for publishing said amendment and certifying the same to the next General Assembly.

Resolved by the Senate, the House of Delegates concurring (a majority of the members elected to each house agreeing thereto), That the following amendment to the Constitution of Virginia be, and the same is hereby proposed, and referred to the General Assembly to be chosen at the next general election of Senators and members of the House of Delegates, for its concurrence, in conformity to the provisions of section one hundred and ninety-six, of article fifteen, of said Constitution, namely:

Strike out from the Constitution of Virginia section one hundred and

seventeen, which is in the words and figures following, to-wit:

Section 117. General laws for the organization and government of cities and towns shall be enacted by the General Assembly, and no special act shall be passed in relation thereto, except in the manner provided in article four of this Constitution, and then only by a recorded vote of two-thirds of the members elected to each house; and except also in the case of cities having more than fifty thousand inhabitants, as hereinafter provided. But each of the cities and towns of the State having at the time of the adoption of this amendment a municipal charter may retain the same, except so far as it shall be repealed or amended by the General Assembly; provided, that every such charter is hereby amended so as to conform to all the provisions, restrictions, limitations and powers set forth in this article, or otherwise provided in this Constitution.

Notwithstanding, however, anything in this article contained the General Assembly may, by general law or by special act (passed as prescribed in article four of this Constitution), depart in any respect (except as otherwise in this section expressly provided) from the form of organization and government prescribed by this article for cities and towns, and may provide, from time to time, for the various cities and towns of the Commonwealth such form or forms of municipal government as the General Assembly may deem best; but no form or forms of government authorized by the second paragraph of this section shall become operative except as to such cities or towns as may thereafter adopt the same by a majority vote of its qualified electors at an election to be held as may be prescribed therefor by law. All the limitations on the powers of the councils of cities and towns imposed by this article shall apply in like manner to the principal legislative authority

under any form of government which may be authorized hereunder. The term "council" as used in sections one hundred and twenty-five and one hundred and twenty-seven of this Constitution shall be construed to include the body which, under any form of municipal government, shall be vested with the principal legislative authority of such municipality.

The General Assembly, for the purpose of this article, may classify cities according to their population, but the maximum population prescribed for any class shall exceed the minimum population for the same class by at least ten thousand. The General Assembly, at the request, made in manner which may be prescribed by law, of any city having a population of over fifty thousand inhabitants, may grant a special form of government for such city.

Any laws or charters enacted pursuant to the provisions of this section shall be subject to the provisions of this Constitution relating expressly to judges and clerks of courts, attorneys for the Commonwealth, commissioners of revenue, city treasurer and city sergeants.

And insert in lieu thereof the following:

- Sec. 117. (a) General laws for the organization and government of cities and towns shall be enacted by the General Assembly, and no special act shall be passed in relation thereto, except in the manner provided in article four of this Constitution, and then only by a recorded vote of two-thirds of the members elected to each house. But each of the cities and towns of the State having at the time of the adoption of this Constitution a municipal charter may retain the same, except so far as it shall be repealed or amended by the General Assembly: provided, that every such charter is hereby amended to conform to all the provisions, restrictions, limitations and powers set forth in this article, or otherwise provided in this Constitution.
- The General Assembly may, by general law or by special act (passed in the manner provided in article four of this Constitution), provide for the organization and government of cities and towns without regard to, and unaffected by any of the provisions of this article, except those of sections one hundred and twenty-four, one hundred and twenty-five (except so far as the provisions of section one hundred and twenty-five recognize the office of mayor and the power of veto), one hundred and twenty-six, one hundred and twenty-seven and one hundred and twenty-eight of this article and except those mentioned in sub-section (d) of this section. The term "Council" as used in any of said sections shall include the body exercising legislative authority for the city or town, and all ordinances enacted and resolutions adopted by such body shall have the same force and effect for all purposes, as if enacted or adopted in accordance with the provisions of section one hundred and twenty-three of this article. But such organization and government shall apply only to such cities or towns as may thereafter adopt the same by a majority vote of those qualified voters of any such city or town voting in an election to be held for the purpose, as may be provided by law.
- (c) The General Assembly, at the request of any city or town made in manner provided by law, may grant to it any special form of organization and government authorized by sub-section (b) of this section, and subject to all of the provisions of that sub-section, except that it shall not be necessary for such city or town to thereafter adopt the same.
- (d) Any laws or charters enacted pursuant to the provisions of this section shall be subject to the provisions of this Constitution relating expressly to judges and clerks of courts, attorneys for the Commonwealth, commissioners of revenue, city treasurers and city sergeants.
- (e) Any form of organization and government authorized by any provision of this section which may have been adopted heretofore by any city or town pursuant to any act of the General Assembly enacted before such provision became effective, and which is now in operation, is hereby declared legal and valid ab initio, and shall have the same force and effect as if it had been authorized by this Constitution at the time of its adoption.



A RESOLUTION proposing amendment to section 133 of article 9 of the Constitution of Virginia.

Resolved by the House of Delegates, the Senate concurring (the majority of the members elected to each house agreeing thereto), That the following amendment to section one hundred and thirty-three, article nine, of the Constitution of Virginia, be and is hereby proposed and referred to the General Assembly at the first regular session held after the next general election of members of the House of Delegates for its concurrenc in conformity with the provisions of section one hundred and ninety-six, of article fifteen of said Constitution, namely:

Strike out from the Constitution of Virginia section one hundred and

thirty-three of article nine, which is in the following words:

Section 133. Each magisterial district shall constitute a separate school district, unless otherwise provided by law. In each school district there be three trustees selected, in the manner and for the term of office prescribed by law.

And insert in lieu thereof the following:

Section 133. Each magisiterial district shall constitute a separate school district, unless otherwise provided by law. In each school district there shall be not more than three trustees selected, in the manner and for the term of office prescribed by law.

Men and women may serve as school trustees in said districts, and in

cities and in towns forming separate school districts.

A RESOLUTION proposing amendment to section 184 of the Constitution of Virginia.

Resolved by the House of Delegates, the Senate concurring (a majority of the members elected to each house agreeing), That the following amendment to the Constitution of Virginia be, and the same is hereby proposed, and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates, for its concurrence, in conformity with the provisions of section one hundred and ninety-six, of article fifteen, of the said Constitution, namely:

Strike out from the Constitution of Virginia section one hundred and

eighty-four, which is in the following words:

Section 184. No debt shall be contracted by the State except to meet casual deficits in the revenue, to redeem a previous liability of the State, to suppress insurrection, repel invasion, or defend the State in time of war. No scrip, certificate, or other evidence of State indebtedness, shall be issued, except for the transfer or redemption of stock previously issued, or for such debts as are expressly authorized in this Constitution.

And insert in lieu thereof the following:

Section 184. No debt shall be contracted by the State except to construct, or reconstruct, public roads, to meet casual deficits in the revenue, to redeem a previous liability of the State, to suppress insurrection, repel invasion, or defend the State in time of war. No scrip, certificate, or other evidence of State indebtedness, shall be issued except for the transfer or redemption of stock previously issued, or for such debts as are expressly authorized in this Constitution.

A RESOLUTION proposing an amendment to section 136 of article 9 of the Constitution of Virginia, and providing for publishing said amendment and certifying the same to the next session of the General Assembly.

Resolved by the House of Delegates, the Senate concurring (a majority of the members elected to each house agreeing), That the following amendment to the Constitution of Virginia be, and the same is hereby proposed, and referred to the General Assembly to be chosen at the next general election

of members of the House of Delegates, for its concurrence, in conformity with the provisions of section one hundred and ninety-six, of article fifteen, of the said Constitution, namely:

Strike out from the Constitution of Virginia section one hundred and

thirty-six, which is in the following words:

Section 136. Each county, city, town, if the same be a separate school district, and school district is authorized to raise additional sums by a tax on property, not to exceed in the aggregate five mills on the dollar in any one year, to be apportioned and expended by the local school authorities of said counties, cities, towns and districts in establishing and maintaining such schools as in their judgment the public welfare may require; provided, that such primary schools as may be established in any school year, shall be maintained at least four months of that school year, before any part of the fund assessed and collected may be devoted to the establishment of schools of higher grade. The boards of supervisors of the several counties, and the councils of the several cities, and towns if the same be separate school districts, shall provide for the levy and collection of such local school taxes.

And insert in lieu thereof the following:

Section 136. Each county, city, town, if the same be a separate school district, and school district is authorized to raise additional sums by a tax on property, not to exceed in the aggregate in any one year a rate of levy to be fixed by law, to be apportioned and expended by the local school authorities of said counties, cities, towns and districts in establishing and maintaining such schools as in their judgment the public welfare may require; provided that such primary schools as may be established in any school year, shall be maintained at least four months of that school year before any part of the fund assessed and collected may be devoted to the establishment of schools of higher grade. The boards of supervisors of the several counties, and the councils of the several cities and towns, if the same be separate school districts, shall provide for the levy and collection of such local school taxes.

I hereby certify that the foregoing is a true copy of amendments proposed to the Constitution and agreed to by the General Assembly of Virginia, session 1918, and the same is published in pursuance of section 196 of the Constitution and act of the General Assembly, approved February 3, 1908.

JOHN W. WILLIAMS, Clerk of the House of Delegates.

The original requests for bids, the bids of the several newspapers, the awards and the certificates of the newspapers carrying the publication, that the proposed amendments had been published as required by law and the Constitution, are all on file in this office.

Respectfully submitted,

JNO. W. WILLIAMS, Clerk, House of Delegates.

REPORT

OF THE

Code Revision Commission

To the General Assembly of Virginia:

Both the annotated and unannotated editions of the Code of Virginia provided for by the act approved March 8, 1918, have been published to the extent hereinafter stated. Five thousand copies of each edition were required by said act to be printed and bound. All of the copies have been printed, but on account of the excessive cost of binding and the insufficiency of the appropriation, the revisors contracted for the binding of only one thousand copies of each edition. These copies have been distributed to those entitled thereto, and the remainder delivered to the Secretary of the Commonwealth for sale in accordance with the act. There was considerable delay in getting the press work done and the binding of the two thousand copies mentioned. The revisors used every means at their command to facilitate the work, but the contractors stated that it was physically impossible further to hasten the work to completion because of conditions during and following the late war, which prevented them from securing the necessary labor. conditions made it very difficult to secure paper and other necessary supplies, and the expense exceeded by far any estimate made by the revisors and the Superintendent of Public Printing. Because of such extra expense the prices fixed by statute for the Codes will not reimburse the Commonwealth for the cost of publication. It is estimated that in order to provide for the completion of the publication, binding and distribution of the Code under the act approved March 8, 1918, it will be necessary to expend approximately \$65,000.00 in addition to the sums heretofore paid out on account of the revision. This sum will be necessary to pay the contractors for printing the Code the balance that may be found by the revisors and the Superintendent of Public Printing to be due them for their work, and also to pay for the cost of storage, hauling, and completing the binding and distribution of the Code in the manner specified in the act aforesaid. The revisors, therefore, recommend that a sufficient appropriation be made for the purposes set out.

In the preparation of the revisors' notes and annotations, and because of the passage of certain acts at the session of the General Assembly in 1918, certain amendments to the Code were found desirable to be made, and for the reasons hereinafter referred to or spelifically mentioned, the following sections are recommended for amendment, bills therefor having been prepared by the revisors:

Sec. 42. The reasons for this bill are stated in the revisors' note in the annotated Code.

Sec. 59. The reasons for this bill are stated in the revisors' note in the annotated Code.

Sec. 122. The reasons for this bill are stated in the revisors' note in the annotated Code.

Sec. 1636. The object of this bill is simply to insert a line which was dropped out by the printers.

Sec. 2094. This bill removes a conflict between section 2094 and section 2095 by striking out the latter part of the first paragraph of section 2094.

Sec. 2449. This bill inserts a line which was dropped out by the printers. Sec. 2466. This bill repeals section 2466 because it is a duplication of the last paragraph of section 2465.

Sec. 3009. This bill repeals this section because covered by and in conflict with section 2987.

Sec. 3485. The fifth item of this section as it appears in the new Code was to have been omitted, as the change made in the fourth item covers it fully. After the item numbered (2) in the section there was omitted the following important item: "If when a bill or answer is filed, there be filed at the same time any exhibit, on which the clerk endorses the name of the case and the day it is filed, for every such exhibit . . . 05." The section is therefore amended to cure this omission.

Sec. 3852. The reason for this bill is stated in the revisors' note to the section in the annotated Code.

Sec. 3897. The reference in the body of this section as it appears in the new Code should be to 3899 and not 3900. The bill simply makes this correction.

Sec. 3935. This bill simply inserts a line which was dropped out by the printers.

Sec. 4125. This bill simply inserts a line which was dropped out by the printers.

Sec. 4180. The reason for this bill is stated in the revisors' note to the section in the annotated Code.

Sec. 4354. The object of this bill is to correct an omission made in setting up the section by the printers. See line 22 on page 1758 of the annotated Code.

Sec. 4813. The reason for this bill is stated in the revisors' note in the annotated Code.

Sec. 4895. The reason for this bill is stated in the last paragraph of the revisors' note in the annotated Code. The bill simply restores the substance of section 4029 of the Code of 1887.

Sec. 5388 and Sec. 5389. The reason for this bill is stated in the revisors' note to section 5388 in the annotated Code.

Sec. 5787. This bill inserts the words "and grandchildren" in line 3 from the bottom of page 2536 of the annotated Code. Of this the revisors say in their note: "The words 'and grandchildren' should have been inserted in line four from the bottom of this section. The omission was inadvertent, but it is believed not to be material in view of the provisions of the next section."

... This bill also inserts the following new sentence: "Nothing shall be



apportioned to be deferred class until the preferred class has been exhausted, but between members of the same class the jury shall have absolute discretion as to whom shall receive the whole or any part of the recovery."

The above insertions do not change the existing law, but simply makes it statutory and clears up the use of "and" before children and before grand-children.

Sec. 5790. The reason for this bill is stated in the revisors' note in the annotated Code.

Sections 5986, 5987, 5988, 5989, 5990. The reason for this bill is stated in the revisors' note in the annotated Code (section 5986). The date mentioned in section 5986 has been changed from the first day of January to the first day of February, and in section 5988 from the fifteenth day of January to the fifteenth day of February. The object of these changes is to permit action under the sections this year (1920), otherwise the administration of justice will be seriously impaired. The provision in the bill relating to Newport News is taken from the act of 1918 referred to in the revisors' note to section 5986.

Sec. 6105. The reason for this bill is stated in the revisors' note to the section in the annotated Code.

Sec. 6298. The object of this bill is to change the word "deed" (last word in section) to "instrument." The error thus corrected was inadvertent.

Sec. 6441. This bill repeals this section, and the reason for the repeal will be found in the revisors' note to the section in the annotated Code.

A bill providing when an action of account may be maintained. This bill simply restores section 3294 of the Code of 1887, which section was omitted in the revision through oversight of the result of the omission. The cases of Early v. Friend, 16 Grat. 21, and Watts v. Watts' Ex'x, 104 Va. 269, show the importance of this statute which is of ancient origin.

The printing of the Code did not require the use of all paper which was bought for the purpose, and a considerable quantity remains on hand. This the Superintendent of Public Printing will dispose of, and have the proceeds placed to the credit of the Code fund.

The revisors, having given to it their best efforts, submit their completed work with the hope that it will meet the approval of those who need to have recourse to the statute law of the Commonwealth.

SAMUEL A. ANDERSON, MARTIN P. BURKS, FRANCIS B. HUTTON.

January 13, 1920.

HOUSE DOCUMENT No. 4

COMMUNICATION

FROM THE GOVERNOR

SUBMITTING

THE BUDGET BILL

Being a tentative bill for all proposed appropriations of the Budget, submitted by the Governor of Virginia to the presiding officer of each house of the General Assembly of Virginia in accordance with the provisions of the budget law (section 8, chapter 64, Acts of Assembly, 1918, pp. 118-120)

By WESTMORELAND DAVIS Governor of Virginia

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THE BUDGET BILL

To appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1921, and the 28th day of February, 1922

A tentative bill for all proposed appropriations of the Budget, submitted by the Governor of Virginia to the presiding officer of each house of the General Assembly of Virginia in accordance with the provisions of the budget law (section 8, chapter 64, Acts of Assembly, 1918, pp. 118-120)

1. Be it enacted by the General Assembly of Virginia. That the public taxes and arrears of taxes, due prior to the first day of March, in the year nineteen hundred and twenty-one, and nineteen hundred and twenty-two, respectively, as well as the revenue derived from all sources, and all money not otherwise appropriated which shall come into the State treasury prior to the first day of March, nineteen hundred and twenty-one, and the first day of March, nineteen hundred and twenty-two, respectively. shall establish a general fund, and be, and the same is hereby appropriated for the years to close on the twenty-eighth day of February, nineteen hundred and twenty-one, and the twenty-eighth day of February, nineteen hundred and twenty-two, respectively, in the following manner and for the following uses, to-wit:

1920 - 1921

(For the year ending February 28, 1921)

LEGISLATIVE DEPARTMENT

General Assembly of Virginia

Tot togistiment Brot one someone that the second of the se	•
Out of this appropriation of forty thousand dollars shall be	
paid the salaries of members, clerks, assistant clerks, officers,	
1 1 1 1 6 1 6 1	

For legislating for the State

paid the salaries of members, clerks, assistant clerks, officers, pages and employes; the mileage of members, officers and employes; and the incidental expenses of The General Assembly.

It is further provided that out of this appropriation of forty thousand dollars there shall be paid to the Clerk of the Senate, for that period for which his compensation for services is fixed by law in connection with the sessions of The General Assembly, twelve (\$12.00) dollars per day, a sum sufficient; to the Clerk of the House of Delegates, ten (\$10.00) dollars per day, a sum sufficient; and to the Document Clerk and Librarian of the Senate, the sum of five (\$5,00) dollars per day except during the sessions of The General Assembly when he shall receive the sum of eight (\$8.00) dollars per day, and his office shall be open every day, except Sundays and legal holidays, as required by law, a sum sufficient.

JUDICIARY DEPARTMENT

Supreme Court of Appeals

For adjudication of legal cases		\$ 62,029	00
Out of this appropriation of sixty-two thousand a	nd twenty-		
nine dollars shall be paid the following salaries and v	vages only:		
President of the Court\$	5,200 00		
Associate judges (4) at \$5,000 each	20,000 00		
Reporter	1,500 00		
Clerk at Richmond	550 90		
Clerk at Staunton	320 00		
Clerk at Wytheville	320 00		
Additional officers and employes of the Court,			
not exceeding	13,694 00		
Retirement salaries authorized by sec. 3464 of	•		
the Code of Virginia (1919)	12,360 00		
For printing records of litigants		8,200	00
Total for the Supreme Court of Appeals	-	\$ 70,229	00

40,000 00

Circuit Courts

For adjudication of legal cases	\$	108,220 0	0
Out of this appropriation of one hundred and eig and two hundred and twenty dollars shall be paid the salaries and wages only:			
	37,500 00		
Judges (15) at \$3,000 each	45,000 00		
Judge (1) Tenth Judicial Circuit	4,000 00		
Clerk at Richmond	720 00		
of the Code of Virginia (1919)	15,000 00		
For additional salaries of judges of circuit courts, by vacancies, as provided by the Act approved January (Acts of Assembly, 1918, chap. 11, pp. 11-14), a sum su	7 31, 1918		
Corporation or Hustings Courts			
For adjudication of legal cases	\$	39,083 3	4
Out of this appropriation of thirty-nine thou			
eighty-three dollars and thirty-four cents shall be	paid the	•	
following salaries only:			
Judges (3) at \$2,500 each\$	7,500 00		
Judges (2) at \$2,541.67 each	5,083 34		
Judges (5) at \$3,000 each	15,000 00	ė	
Judges (3) at \$3,500 each	10,500 00		
Clerk at Richmond	1,000 00	•	
For additional salaries of judges of corporation or husting by reason of vacancies, as provided by the Act appro- ary 31, 1918 (Acts of Assembly, 1918, chap. 11, pp. sum sufficient.	ved Janu-		
City Courts			
For adjudication of legal cases	\$	16,500 0	0
Out of this appropriation of sixteen thousand five dollars shall be paid the following salaries and wages Judge of the Law and Chancery Court, City of			
Norfolk	3,500 00	•	
mondJudge of the Law and Equity Court, City of	3,500 00		
Richmond	3,500 00		
Judge of the Law and Chancery Court, City of Roanoke	3,000 00		
Compensation to sheriffs and sergeants, and			
their deputies, for attendance upon the			
city courts, as authorized by sec. 3503 of			
the Code of Virginia (1919)	3,000 00		
•			

Justices Courts

For adjudication of legal cases	\$	3,500 (
Out of this appropriation of three thousand five	e hundred	
dollars shall be paid the following salaries only:		
Trial justice, Alexandria county	1,000 00	
Police justice, City of Norfolk, in accordance		
with the provisions of sec. 3507 of the Code		
of Virginia (1919), not exceeding	2,500 00	
North Charles to the Court Discourt Ch		

NOTE.—The attention of the Senate Finance Committee, and of the Appropriations Committee of the House of Delegates, is called to the fact that after the budget estimates of the judiciary were filed with the Governor by the Auditor of Public Accounts, in accordance with law, and they had been printed, it was found by the Auditor of Public Accounts that sec. 4988 of the Code of Virginia (1919) changes the law as to the payment of salaries of trial justices by placing the full amount upon the counties (see "Revisors' Note" p. 2060, vol. 2, Code of Virginia, 1919).

It is provided by section 2 of the budget law, however, that the Governor shall include the budget estimates for the judiciary, as furnished by the Auditor of Public Accounts, in the Budget without revision. It being too late for the Auditor of Public Accounts to revise his estimates, in view of the fact that they had been printed before the change in the Code was discovered, it is suggested that this total appropriation for justices' courts be reduced to \$2,500, and the allowance for the salary of the trial justice in Alexandria county be omitted from the appropriation bill in conformity with the provisions of sec. 4988 of the Code of Virginia (1919).

EXECUTIVE DEPARTMENT

Governor

For executive control of the State	\$	22,670 00
Out of this appropriation of twenty-two thou hundred and seventy dollars shall be paid the following only:		
Governor\$	5,000 00	
Secretary to the Governor (who shall aid the		
Governor in the preparation of the budget)	3,600 00	
Assistant secretary, not exceeding	1,800 00	
Stenographer, not exceeding	1,500 00	
Stenographer, not exceeding	1,200 00	•
Janitor, messenger and clerk, not exceeding.	1,200 00	
Elevator conductor and watchman, not ex-		
ceeding	1,200 00	
Capitol guide, not exceeding	120 00	
Substitute for elevator conductor and watch-		
man, while on leave of absence with pay	50 00	

M

For preparation of the budget		5,000 00
Out of this appropriation of five thousand dollars paid the following salaries only:	shall be	
Statistician, not exceeding\$ Statistical clerk, not exceeding	3,000 00 1,500 00	
For maintenance of Governor's House		3,200 00
Out of this appropriation of three thousand two dollars shall be paid the following salaries only:	hundred	
Labor at Governor's House	1,200 00	•
Total for the Governor	- 	\$ 30,870 00
ADMINISTRATIVE		•
Attorney General		•
For providing legal services to the State		\$ 14,400 00
Out of this appropriation of fourteen thousand four dollars shall be paid the following salaries only:	hundred	
Attorney General\$	4,500 00	
Assistant Attorney GeneralLaw assistant, not exceeding	3,600 00 2,400 00	
Stenographers (2), not exceeding	2,700 00	
Auditor of Public Accounts		٠
For recording the financial transactions of the State		\$ 47,585 00
Out of this appropriation of forty-seven thous hundred and eighty-five dollars shall be paid the f salaries and wages only:	and five	2.,,555
Auditor of Public Accounts	4,500 00	
Accounts and chief bookkeeper	3,000 00	
Chief auditing clerk	2,500 00 2,500 00	
Chief revenue clerk	2,500 00	
Chief clerk in charge of accounts with treas-		
urers and clerks of courts	2,500 00 28,160 00	
	•	1 000 00
For collecting old claims		1,000 00
For refund of capitation taxes (including delinquent of taxes afterwards collected) to counties and cities		185,000 00

For registering marriages and divorces	750	00
It is provided that this appropriation of seven hundred and fifty dollars shall be used in carrying out the provisions of sec. 5099 of the Code of Virginia (1919); and the provisions of the Act approved March 15, 1918 (Acts of Assembly, 1918, chap. 220, p. 397).		
For refunding erroneous assessments of taxes under order of courts.	5,000	00
For paying clerks for reporting and recording sales of delinquent		
lands	9,500	00
For support of lunatics in jails and in charge of private persons	4,500	00
For payment of pensions	830,000	00
0 . 4.11 . 4.1 . 4 . 1 . 1 . 1 . 1 . 1		

Out of this appropriation of eight hundred and thirty thousand dollars shall be paid to each pensioner in the several classes now on the pension roster or hereafter placed on the pension roster, who is entitled, under the Act approved February 28, 1918 (Acts of Assembly, 1918, chap. 85, pp. 143-153), to \$75 a year for total disability, \$100 a year; to \$55 for partial disability, \$75 a year; and to \$85 a year for loss of limb, \$100 a year; and to each widow of a soldier, sailor or marine who was married prior to May 1, 1875, and who, otherwise, is entitled, under the said Act, to \$50 a year, \$60 a year; and to the personal representative of each deceased pensioner \$25 for the funeral expenses of such deceased pensioner; and the other allowances as authorized by the Act aforesaid.

It is provided, however, that if any assessment hereafter made of the real estate or personal property, or both, owned at this time by a pensioner on the pension roster shows an increased valuation beyond the amount fixed by law to entitle a pensioner to draw a pension, such increase shall not operate to prevent any such pensioner from receiving the pension he shall receive under the provisions of the said act approved February 28, 1918.

It is further provided that the Auditor of Public Accounts shall not use any part of this appropriation of eight hundred and thirty thousand dollars for clerk hire, expenses, etc.

And it is further provided that out of the appropriation for public printing, the Superintendent of Public Printing shall supply all forms and have done and pay for all printing, binding, ruling, etc., required by the Auditor of Public Accounts in pension matters and in connection with the payment of pensions.

10,000 00



Care of the Virginia rooms in the Confederate Museum at Richmond	\$ 120 00
Out of this appropriation of one hundred and twenty dollars the Auditor of Public Accounts is instructed and empowered to draw his warrant in favor of the Virginia Regent of the Confederate Museum for the sum of one hundred and twenty dollars to be expended in caring for the Virginia rooms in the Confederate Museum at Richmond.	
For bonds of clerks in State offices	556 00
Out of this appropriation of five hundred and fifty-six dollars shall be paid the costs of the surety bonds of the State officials and employes in the office of the Auditor of Public Accounts in accordance with the provisions of sec. 325 of the Code of Virginia (1919).	
Provided further that the Auditor of Public Accounts is hereby authorized to pay out of the respective appropriations made by this Act to the several State departments, the premiums on the official bonds of the respective clerks, in said State departments, specified in sec. 325 of the Code of Virginia (1919), and in accordance with the provisions of said Code section.	
For assessing property for taxation and collecting and distributing records of assessments	254,500 00
Out of this appropriation of two hundred and fifty-four thousand five hundred dollars shall be paid commissions to com- missioners of the revenue and examiners of records, and the postage and express charges on land and property books, etc.	
For adjustment of State litigation	1,000 00
Out of this appropriation of one thousand dollars shall be paid the costs of civil prosecutions in civil cases, expenses and commissions in collecting old debts, etc., in accordance with secs. 2533 and 2534 of the Code of Virginia (1919).	·
For criminal charges	342,400 00

Out of this appropriation of three hundred and forty-two thousand four hundred dollars shall be paid the costs incident to the arrest and prosecution of persons charged with the violation of State laws including expenses of juries, witnesses, etc.; the transportation costs of the State Board of Charities and Corrections as provided by sec. 1907 of the Code of Virginia (1919), and the transportation costs of the Negro Reformatory Association of Virginia as provided by the Act approved February 5, 1900 (Acts of Assembly 1899-1900, chap. 273, sec. 6, p. 302); cost of maintenance in local jails of persons charged with . violation of State laws, including food, clothing, medicine, medical attention, guarding, etc., provided, however, that all jail physicians be paid at the rate provided by law, but not more than five hundred dollars per calendar year shall be paid the jail physician or physicians for any city or county; and coroners' fees, etc.

It is provided, however, that no part of this appropriation of three hundred and forty-two thousand four hundred dollars shall be used for the payment of criminal charges incident to prisoners employed on the State Convict Road Force or the transportation costs of prisoners committed to the custody of the Prison Association of Virginia.

Total for the Auditor of Public Accounts	\$	1,691,911	00
Second Auditor			
For recording the financial transactions of the State	\$	12,996	75
Out of this appropriation of twelve thousand nine hundred and ninety-six dollars and seventy-five cents shall be paid the following salaries only: Second Auditor	!		
Second clerk, not exceeding			
Fourth clerk, not exceeding			
Clerk and expert bookkeeper, not exceeding. 2,200 00			
For payment of interest on the State Debt, a sum sufficient		840,000	00
Out of this appropriation of eight hundred and forty thous- and dollars shall be paid the interest on the public debt funded under the Acts approved February 14, 1882, February 28, 1892, January 31, 1894; January 23, 1896 and the amendments thereto; as provided by law.			
Total for the Second Auditor	\$	852,996	7 5
Secretary of the Commonwealth			
For keeping the official records and documents of the Commonwealth	_	11,380	00
Out of this appropriation of eleven thousand three hundred and eighty dollars shall be paid the following salaries only: Secretary of the Commonwealth			
State Accountant			
For examination of State accounts	\$	12,000	00
Out of this appropriation of twelve thousand dollars shall		•	

be paid the following salaries and expenses only:

State Accountant\$	3,000	00
Assistant State Accountant	2,500	00
Assistant accountant, not exceeding	2,000	00
Stenographer, not exceeding	1,200	00
Expenses of the Auditing Committee, as provided a sum sufficient.	l by la	. w ,
State Treasurer		

For the custody and disbursement of State money	19,126 00
Out of this appropriation of nineteen thousand one hundred	
and twenty-six dollars shall be paid the following salaries only:	
State Treasurer \$ 2,000 00	
Chief clerk	
Additional employes, not exceeding 12,900 00	

Superintendent of Public Printing			
For expenses of administration of the office of superint public printing		8,910	00
Out of this appropriation of eight thousand nine and ten dollars shall be paid the following salaries of Superintendent of Public Printing			
For public printing		90,630	00
Out of this appropriation of ninety thousand sit and thirty dollars shall be paid the cost of printing etc. of the Virginia Reports			
For providing office supplies to State departments and in as required by law	•	2,500	00
Total for the Superintendent of Public Printing.		102,040	00

REGULATIVE

Art Commission

For approving works of art and structures	1,000 00
Provided, however, that no part of this appropriation of	
one thousand dollars shall be used as compensation for members	
of the Art Commission.	



Bureau of Labor and Industrial Statistics

For expenses of administration of the Bureau of Labor and Industrial Statistics	9,575 00
Out of this appropriation of nine thousand five hundred and seventy-five dollars shall be paid the following salaries only:	
Commissioner of Labor	
clerk 2,200 00 Stenographer, not exceeding 1,200 00 File clerk, not exceeding 900 00	
For compilation and publication of industrial statistics	2,795 00
Out of this appropriation of two thousand seven hundred and ninety-five dollars shall be paid the following salary only: Clerk, not exceeding	
For inspection of factories and stores	8,580 00
Out of this appropriation of eight thousand five hundred and eighty dollars shall be paid the following salaries only: Inspector	
For inspection of mines	9,090 00
Out of this appropriation of nine thousand and ninety dollars shall be paid the following salaries only: Inspectors (3), not exceeding	
Total for the Bureau of Labor and Industrial Statistics \$	30,040 00
Commissioners of the Sinking Fund	
For supervising the debt service of the State	1,000 00
Out of this appropriation of one thousand dollars shall be paid the following salary only: Secretary, not exceeding	
For providing for the sinking fund for the redemption of the State debt, a sum sufficient	119,423 92
This appropriation of one hundred and nineteen thousand four hundred and twenty-three dollars and ninety-two cents, or so much thereof as may be necessary, shall be used to carry out the provisions of sec. 2594 of the Code of Virginia (1919).	•
Total for the Commissioners of the Sinking Fund \$	120,423 92

State Fee Commission

For regulating compensation of fee officers		\$	250 00
Out of this appropriation of two hundred and fift shall be paid the following salary only:			
Stenographer, not exceeding\$	200 00		
Purchasing Commission			
For purchasing commodities for the State		\$	7,500 00
Out of this appropriation of seven thousand five dollars shall be paid the following salaries only: Commissioner of State Hospitals as ex-officio State purchasing agent	1,600 00	-	
Stenographer and clerk, not exceeding	1,800 00		
State Board of Health			
For expenses of administration of State Board of Health.		\$:	20,2 94 CO
Out of this appropriation of twenty thousand two and ninety-four dollars shall be paid the following wages and special compensations only:			
State Health Commissioner\$	4,200 00		
Bookkeeper, not exceeding	1,800 00 6,120 00		
Members, State Board of Health, not exceed-	,		
ing	728 00		
For sanitary engineering			15,250 00
Out of this appropriation of fifteen thousand two and fifty dollars shall be paid the following salaries a only:			
Sanitary engineer\$	3,000 00		
Assistant sanitary engineer	2,500 00		
Additional employes, not exceeding	4,500 00		
For health publicity			6,000 00
Out of this appropriation of six thousand dollars paid the following salary only:			
Director, not exceeding	1,800 00		
For State aid for co-operative sanitation			20,000 00
For prevention of malaria			5,000 00
For inspection of hotels and convict camps			3,500 00
Out of this appropriation of three thousand five dollars shall be paid the following salary only: Inspector, not exceeding	2,500 00		
It is hereby provided, however, that all fees here	,		
lected by the State Board of Health for the inspection shall be paid into the general fund of the State treasu	of hotels		

·	
For operation of laboratory	\$ 10,000 00
For child welfare	3,500 00
Out of this appropriation of three thousand five hundred dollars shall be paid the following salary only: Physician, not exceeding\$ 2,500 00	
For public health nursing	6,100 00
Out of this appropriation of six thousand one hundred dollars shall be paid the following salaries only: Director, not exceeding	·
For State aid for control of venereal diseases	14,943 72
For treatment of orthopedic cases (crippled and deformed children)	
in Virginia	10,000 00
Total for the State Board of Health	\$ 114,587 72
Bureau of Vital Statistics	
For collection and publication of vital statistics	\$ 15,960 00
Out of this appropriation of fifteen thousand nine hundred and sixty dollars shall be paid the following salaries and wages only:	·
State Registrar of Vital Statistics 2,750 00 Chief clerk, not exceeding 1,320 00 Additional employes, not exceeding 6,660 00	
For collection and publication of marriage and divorce statistics.	2,300 00
Out of this appropriation of two thousand three hundred dollars shall be paid the following salaries only: Chief clerk, not exceeding	
Clerk, not exceeding	2,500 00
Out of this appropriation of two thousand five hundred dollars shall be paid the following salaries only: Clerk, not exceeding	2,000 00
Ciera, not exceeding	
Total for the Bureau of Vital Statistics	\$ 20,760 00
State Corporation Commission	
For expenses of administration of the State Corporation Commission	\$ 51,075 00
Out of this appropriation of fifty-one thousand and seventy- five dollars shall be paid the following salaries only:	
Chairman, State Corporation Commission \$ 4,500 00 Other members of the State Corporation Com-	
mission (2) at \$4,000 each	

Clerk of the State Corporation Commission (without fees; the fees collected by him to		
(without less, the less confected by min to		
be paid into the general fund of the State		
treasury)\$	3,600 00	
Counsel to the State Corporation Commission	3,600 00	
First assistant assessor and tax expert, not	0.750.00	
exceeding Second assistant assessor and accountant, not	2,750 00	
exceeding	2,500 00	
Third assistant assessor, not exceeding	1,800 00	
Franchise tax and registration fee assessment	1,000 00	
clerk, net exceeding	2,000 00	
Charter record clerk, not exceeding	1,600 00	
Baliff and assistant record clerk, not exceed-	,	
ing	1,800 00	
Official stenographer, not exceeding	1,800.00	
Stenographers (4), not exceeding	5,600 00	
Mailing clerk and janitor, not exceeding	1,200 00	
Messenger and assistant mailing clerk, not	,	
exceeding	1,000 00	
For rate regulation	•	9,500 00
-		3,000 00
Out of this appropriation of nine thousand five	hundred	
dollars shall be paid the following salaries only:		
Commerce counsel, not exceeding\$	4,500 00	
Rate clerk and first assistant clerk, not ex-		
ceeding	2,600 00	
Stenographer, not exceeding	1,200 00	
For regulating heat, light and power, water and telephone	e compan-	
ies		10,000 00
Out of this appropriation of ten thousand dollar	s shall be	
paid the following salaries only:	2 22222	
Engineer and inspector, not exceeding\$	3,000 00	
Engineer inspectors (2), at not exceeding	-,	
\$1,800 each	3,600 00	
Stenographer, not exceeding	1,000 00	
• For railroad service regulation and mineral land assessme	nnt.	3,350 00
· ·		3,330 00
Out of this appropriation of three thousand three and fifty dollars shall be paid the following salary of		
Civil engineer and assistant assessor of min-	·	
eral lands, not exceeding\$	2,750 00	
For regulating sale of securities in accordance with the	nrovisions	•
of the act approved March 23, 1918 (Acts of Assem		
chap. 408, pp. 676-683)		3,750 00
		3,700 00
Out of this appropriation of three thousand seve		
and fifty dollars shall be paid the following salaries of		•
Securities clerk, not exceeding		•
Stenographer, not exceeding	1,200 00	

It is hereby provided, however, that all fees hereafter collected by the State Corporation Commission for regulating the sale of securities under the act approved March 23, 1918, aforesaid, shall be paid into the general fund of the State treasury.

•	_	
Total for the State Corporation Commission	\$	77,675 00
State Tax Board		
For supervision and enforcement of tax laws	\$	20,260 00
Out of this appropriation of twenty thousand two and sixty dollars shall be paid the following salaries a compensations only:		
Counsel and executive assistant\$	3,000 00	
Second assistant, not exceeding	2,500 00	
Stenographer and clerk, not exceeding	1,500 00	
Stenographer, not exceeding	1,200 00	
Special counsel, balance of fees under contract, incurred by virtue of resolution of State Tax Board adopted March 21, 1917, not	.,	
exceeding	2,000 00	
Special compensation, local boards of review, not exceeding	100 00	
Out of the aforesaid appropriation also shall be for expenses of local tax assessors attending a joint of in Richmond to be held under the auspices of the a Board, not exceeding	conference State Tax	

MILITARY

Adjutant General

For providing military protection for the State	115,000 00
Out of this appropriation of one hundred and fifteen thous- and dollars shall be paid the salary of the Adjutant	
General	
It is housely associated houseway that the belongs standing	

It is hereby provided, however, that the balance standing to the credit of the Military Fund at the close of business February 29, 1920, be and the same is hereby converted into the general fund of the State treasury; and the said Military Fund be and the same is hereby abolished, and monies shall no longer be set aside by the Auditor of Public Accounts for the said fund.

Military Contingent Fund

For the military contingent fund out of which to pay the military forces of the Commonwealth when aiding the civil

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authorities as provided by sec. 305 of an Act approved March 16, 1916 (Acts of Assembly, 1916, chap. 516, sec. 305, pages 871-872), a sum sufficient.

War Flags

5.000 00

EDUCATIONAL

College of William and Mary in Virginia at Williamsburg

For maintenance and operation of the College of William and Mary in Virginia at Williamsburg....... \$ 197,500 00

It is provided that out of this appropriation of one hundred and ninety-seven thousand five hundred dollars shall be expended, not exceeding:

For the purpose of meeting the requirements of the Federal Smith-Hughes Act, a sum sufficient.

For installation of hot water system for dor-

For installation of not water system for dol-		
mitories\$	620	00
For construction of new dormitory for women.	75,000	00
For equipment for new dormitory for women.	10,000	00
For equipment for library	1,200	00
For household equipment in dining rooms and		
dormitories	2,500	00
For physical educational equipment for girls.	1,000	00
For making loans to students	1,000	00
For new water tank tower and repairs to water		
tank	2.500	00

It is hereby further provided that the Board of Visitors of the College of William and Mary in Virginia shall have power to fix, in their discretion, the rates for board, washing, lights and fuel, notwithstanding anything to the contrary contained in the provisions of chap. 40 of the Code of Virginia (1919).

Co-operative Educational Association of Virginia

For promoting rural school and civic improvement...... \$ 3,500 00

It is provided, however, that this appropriation of three thousand five hundred dollars shall be inclusive of all sums received by the Co-operative Educational Association of Virginia from the Commonwealth of Virginia, and in lieu of any and all contributions from the respective State departments, institutions or other State agencies.

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Legislative Reference Bureau

For assistance in preparing legislation	\$ 8,751	00
Out of this appropriation of eight thousand seven hundred and fifty-one dollars shall be paid the following salaries only: Director		
Medical College of Virginia at Richmond		
For maintenance and operation of the Medical College of Virginia		
at Richmond	\$ 45,000	00
State Board of Education		
For salary of Superintendent of Public Instruction (without fees; the fees collected by him to be paid into the general fund of the State treasury)		00
For traveling expenses of the Superintendent of Public Instruction.	1,200	
For traveling expenses of division superintendents' conference	1,000	
For office rent for State Board of Education	2,000	
For premiums on official bonds of clerks in the office of the Super- intendent of Public Instruction, in accordance with the pro- visions of sec. 325 of the Code of Virginia (1919)		00
For maintenance of public free schools	1,532,850	00
Out of this appropriation of one million five hundred and thirty-two thousand eight hundred and fifty dollars there shall be expended under the rules and regulations of the State Board of Education for the establishment and maintenance of rural one-room and two-room and graded schools, and for the special supervision thereof, and to be apportioned among such schools by the State Board of Education and local authorities, not exceeding		
Out of this sum of four hundred thousand dollars segregated to the establishment and maintenance of rural elementary schools, the State Board of Education may use not exceeding twenty-five thousand dollars for the establishment and main-		

It is provided, however, that the entire monies in this whole appropriation of one million five hundred and thirty-two thousand eight hundred and fifty dollars shall be apportioned by the State Board of Education as prescribed by the

tenance of vacation schools in such sections of the State as the State Board of Education may deem wise and proper.

Constitution of Virginia to the public free schools of the several counties and cities of the Commonwealth; provided further, however, that the said Board of Education shall not apportion any of the said fund to any county or city unless said county or city pay out of local funds at least twenty per centum of the teachers' salaries in the said county or city; and provided further, however, that in exceptional cases the State Board of Education may except from this rule a county which is unable to pay more than ten per centum of the teachers' salaries; and provided further that the schools are conducted for a term of not less than seven months, or for a period at least twenty days longer than the term of the previous session, or for a period satisfactory to the State Board of Education; and provided further that no portion of this fund shall be paid to any county or city in which the aggregate city or county tax for schools amounts to less than fifty cents on the one hundred dollars; that the board of supervisors of each county and the council of each city, in the event that the maximum school levy or appropriation allowed under the law shall not yield a sum of money necessary for the purposes herein specified, is authorized, as provided by sec. 141 of the Constitution of Virginia, and secs. 740, 741 and 781 of the Code of Virginia (1919) to make appropriations to meet the conditions herein proposed.

For maintenance of public high schools......

200,000 CO

It is provided that out of this appropriation of two hundred thousand dollars for public high schools, an amount, not to exceed fifteen thousand dollars, may be used by the State Board of Education to encourage the teaching of home economics in such schools.

76,730 86

For maintenance of summer normal schools and institutes, not exceeding.....

10,000 00

It is provided, however, that no Virginia teacher shall be charged tuition in normal schools or institutes, receiving support out of this appropriation; and it is further provided that no part of this appropriation shall be turned over to any educational institution receiving appropriations from the State for maintenance of summer schools.

For maintenance of libraries in public schools in accordance with provisions of secs. 754 and 755 of the Code of Virginia (1919)...

3,000 00

For school teachers' pension fund for the retirement of public school teachers in accordance with the provisions of chap. 36 of the Code of Virginia (1919)	\$ 10,000 00
For maintenance of agricultural high schools	25,000 00
It is provided, however, that this appropriation of twenty- five thousand dollars shall be used for the maintenance and equipment of agricultural high schools in Virginia and for bet- terments and for additional dormitory space in such schools, and for extension work in agriculture, gardening, canning and domestic science, as may be needed, to be expended under the direction and supervision of the State Board of Education.	
For maintenance of public free schools to be paid from the proceeds of special taxes segregated by law to the support of the public free schools as estimated by the Auditor of Public Accounts; provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury, \$2,465,300 00	
Total for the State Board of Education (out of the general fund of the State treasury)	
State Library at Richmond	
For expenses of administration of the State Library at Richmond	\$ 4,937 50
Out of this appropriation of four thousand nine hundred and thirty-seven dollars and fifty cents shall be paid the following salaries only: State Librarian	
For maintenance of traveling libraries	2,255 00
Out of this appropriation of two thousand two hundred and fifty-five dollars shall be paid the following salary only: Director, not exceeding	
For maintenance of archives department	6,505 86
Out of this appropriation of six thousand five hundred and five dollars and eighty-six cents shall be paid the following salaries only: State Archivist, not exceeding	
Assistant State Archivist, not exceeding 900 00	
For maintenance of general library	·
Out of this appropriation of seventeen thousand and thirty- six dollars shall be paid the following salaries and wages only: Assistant State Librarian	
Reference librarian, not exceeding	
Cataloger, not exceeding	

Assistant in charge of serials and indexer, not exceeding	
For publications	4,002 26
Out of this appropriation of four thousand and two dollars and twenty-six cents shall be paid the balance on account for printing the Council Journals\$ 252 26	
And it is hereby further provided that all fees and other revenues segregated to the Library Fund in accordance with sec. 349 of the Code of Virginia (1919), and all other fees and revenues hereafter collected by the State Library shall be paid into the general fund of the State treasury; and the said Library Fund be and the same is hereby abolished.	
It is hereby further provided that the balance standing to the credit of the Library Fund at the close of business on Febru- ary 29, 1920, be and the same is hereby converted into the general fund of the State treasury.	
Total for the State Library at Richmond	34,736 62
State Museum at Richmond	
For exhibiting museum collections of the Commonwealth Out of this appropriation of one thousand six hundred dollars shall be paid the following salary only: Custodian, not exceeding	1,600 00
Out of this appropriation of one thousand six hundred dol- lars shall be paid the following salary only:	1,600 00
Out of this appropriation of one thousand six hundred dollars shall be paid the following salary only: Custodian, not exceeding	·
Out of this appropriation of one thousand six hundred dollars shall be paid the following salary only: Custodian, not exceeding	, i
Out of this appropriation of one thousand six hundred dollars shall be paid the following salary only: Custodian, not exceeding	, i

For maintenance and operation of the University of Virginia Hospital, including free treatment, care and maintenance of Vir-	
ginia patients	40,000 00
For household, medical and laboratory equip-	
ment for the University of Virginia Hos-	
pital	9,000 00
For making loans to students	1,000 00
For installation of new heating plant unit	30,000 00
For rebuilding old chemical building	12,500 00

This appropriation of two hundred and twenty-one thousand dollars is made upon the condition that the University of Virginia shall give instruction to properly prepared white students of the State of Virginia in accordance with the provisions of sec. 819 of the Code of Virginia (1919); with the proviso that there shall be no charge for tuition or University fee in the academic department of more than ten (\$10.00) dollars, which ten dollars shall cover all the items covered by the former University fee of forty (\$40.00) dollars, but shall not interfere with the ten (\$10.00) dollars contingent deposit.

Virginia Agricultural and Mechanical College and Polytechnic Institute at Blacksburg

For maintenance and operation of the Virginia Agricultural and Mechanical College and Polytechnic Institute at Blacksburg. .\$

281,425 00

7.050 00

It is further provided that out of this appropriation of two hundred and eighty-one thousand four hundred and twenty-five dollars there shall be expended, not exceeding:

For the purpose of meeting the requirements of the Federal Smith-Hughes Act, a sum sufficient.

Smith-Hughes Act, a sum sumetent.	
For equipment for use in education in engineer-	
ing\$	6,280 00
For equipment for use in education in mechanic	
arts	5,000 00
For equipment for use in education in science.	5,000 00
For equipment for use in education in academic	
courses	600 00
For equipment for use in education in agricul-	
ture	1,500 00

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For the purchase of the Houston property con-	
sisting of 174 acres of land\$ 20	6,100 00
For the purchase of the Miller property con-	
<u> </u>	4,000 00
For structures and equipment for use of the	
	3,500 00
For equipment for use in the operation of the	
	1.400 00
For new engines for use in the operation of the	
	5,000 00
	1,500 00
	1,200 00
	2,500 00 1,000 00
	1,000 00 1,200 00
For making repairs to barracks Nos. 1, 2, 3, 4	1,200 00
<u> </u>	4,000 00
	5,000 00 5,000 00
For cottages for instructors and employes	5,000 00
Extension Division	
For the Extension Division of the Virginia Agricultural and I ical College and Polytechnic Institute at Blacksburg purpose of conducting demonstration work in the State ginia or in the several counties therein in connection operation with the United States Department of Agriunder the provisions of the Federal Smith-Lever Act an Federal Acts for extension work.	for the e of Vir- and co- culture, and other
Virginia Agricultural Experiment Station at Bla	acksburg
For maintenance and operation of the Virginia Agricultum periment Station at Blacksburg and the several county ment stations under its control, and for carrying out visions of the Act approved March 15, 1906 (Acts of A 1906, chap. 226, pp. 386-387) in accordance with sec. 93 Code of Virginia (1919)	y experi- the pro- ssembly 12 of the
For structures for use in experimentation in	

Virginia Military Institute at Lexington



Out of this appropriation of one hundred and eighty-five thousand six hundred dollars it is provided that the traveling expenses of the board of visitors, except the Adjutant General and the Superintendent of Public Instruction shall be paid. not exceeding......\$ 775 00 It is further provided that out of this appropriation of one hundred and eighty-five thousand six hundred dollars there shall be expended, not exceeding: For the enlargement and grading of the parade 25,000 00 grounds.....\$ For the purchase and improvement of a cavalry and field artillery plain and target range 15,000 '0 For reimbursement of the Institute for expenditures made in connection with the extensions to the mess-hall and kitchen... 40,000 00 For reimbursement of the Institute for expenditures made in connection with the ex-25,000 00 largement of the power plant.....

For making loans to students.....

Virginia Normal and Industrial Institute at Petersburg

For maintenance and operation of the Virginia Normal a trial Institute at Petersburg	
It is provided that out of this appropriation of sev thousand eight hundred and thirty-five dollars there	•
expended, not exceeding:	
For the purpose of meeting the requirements of th Smith-Hughes Act, a sum sufficient.	e Federal
For equipment for use in education in academic	
and normal courses\$	1,740 00
For equipment for use in education in agri-	·
culture	3,250 00
For equipment for use in education in home	.,
economics	2,100 00
For equipment for use in education in indus-	_,
trial arts	700 00
For equipment for use in operation of farm	1,475 00
For equipment for use in operation of hos-	1,110 00
pital	225 00
For equipment for use in maintenance of stu-	220 00
• •	1 500 00
dents and employes	1,500 00
For equipment for use in operation of laundry.	500 00
For equipment for library	850 00
For installation of fire plugs	1,500 00
For purchase of lot on railroad siding	575 00

600 00

74,835 00

For purchase of river bottom property, con-		
sisting of approximately 35 acres\$	4,000 00	•
For purchase of house and lot at main entrance		
to the Institute grounds	3,500 00	
For barn building	1,500 00	
For alterations to heating plant	9,000 00	
For remodeling old dwelling house	1,500 00	
For Smith-Hughes shop	5,000 00	
Virginia Normal School Board		
For supervision of the State normal schools for women	.	2,500 00
Out of this appropriation of two thousand five		
hundred dollars shall be paid the traveling ex-		
penses of the members of the Virginia Normal		•
School Board; and no part of the appropriations to		
the several normal schools shall be used for this		
purpose, not exceeding\$	600 00	
It is further provided that out of this appropriat	ion of two	
thousand five hundred dollars shall be paid the foll		
aries, wages and special compensations only:	- · · - · · · · · · · · · · · · · · · ·	
Secretary-Auditor, not exceeding	1,200 00	
Additional employes, not exceeding	100 00	
State Normal School for Women at East	Dadford	
For maintenance and operation of the State Normal		
Women at East Radford	\$	71,600 00
It is provided that out of this appropriation of se	venty-one	
thousand six hundred dollars there shall be expende		
ceeding:	.,	
For equipment for use in education in profes-		
sional and collegiate courses\$	2,000 00	•
For equipment for library	1,000 00	
For equipment for use in maintenance of stu-	,	
dents and employes	2,500 00	
For making loans to students	600 00	
For equipment for use in operation of laundry.	1,500 00	
For equipment for use in connection with the		
construction and maintenance of buildings		
and grounds	500 00	
For grading and fencing of grounds	4,500 00	
State Normal School for Women at Far	mville	

It is provided that out of this appropriation of or and four thousand two hundred dollars there shall be	e hundred	
not exceeding:	expended,	
For equipment for use in education in pro-		
fessional and collegiate courses\$	1,500 00	
For equipment for library	850 00	
For making loans to students	800 00	
For improvements to grounds	2,000 00	
For installation of necessary additions to	•	
heating plant	11,000 00	
State Normal School for Women at Frede	ricksburg	
For maintenance and operation of the State Normal	School for	
Women at Fredericksburg		82,700 00
It is provided that out of this appropriation of thousand seven hundred dollars there shall be expe	eighty-two	ŕ
exceeding: For equipment for library	800 00	
For making loans to students For purchase of the property known as the	500 00	
Russell house	4,685 00	
For improvements to grounds and walks	2,500 00	
For power plant and laundry	2,000 00	
For erection of fifty thousand gallon water	2,000 00	
tank and tower	3,500 00	
For water-proofing gymnasium	2,000 00	
For storage room	500 00	
For bake oven	1,200 00	
For other necessary equipment	5,000 00	
State Normal School for Women at Harr	isonbur g	
For maintenance and operation of the State Normal	School for	
Women at Harrisonburg		106,500 00
It is provided that out of this appropriation of o	no hundred	•
and six thousand five hundred dollars there shall be		
not exceeding:	expended,	
For the purpose of meeting the requirements of t	he Federal	
Smith-Hughes Act, a sum sufficient.	ne rederm	
For equipment for library\$	500 00	
For making loans to students	600 00	
For equipment for bakery	3,000 00	
For cold storage plant and equipment	3,000 00	
For equipment for kitchen	1,500 00	
For biological and agricultural laboratory		
equipment	2,000 00	
For equipment for chemical and physical	•	

laboratory.....

1 000 00

For improvements to grounds and walks\$ 1,000 00	
For completion of service building	
For improvements to heating plant and laun-	
dry	
dry	
Virginia School for the Deaf and Blind at Staunton	
For maintenance and operation of the Virginia School for the Deaf and Blind at Staunton\$	82,800 00
It is provided that out of this appropriation of eighty-two thousand eight hundred dollars there shall be expended, not exceeding:	
For equipment for use in vocational training;	•
including linotype machine\$ 4,500 00	
For improvements to toilet facilities 2,000 00	
For fencing and improvements to farm, includ-	
ing silo	
Virginia State School for Colored Deaf and Blind Children at Newport News	
For maintenance and operation of the Virginia State School for Colored Deaf and Blind Children at Newport News\$	32,500 00
Virginia War History Commission	
For preparing war history of Virginia	10,000 00
AGRICULTURAL	
AGENCOLICIAL	
Department of Agriculture and Immigration	٠
For expenses of administration of the Department of Agriculture and Immigration\$	6,350 00
Out of this appropriation of six thousand three hundred and fifty dollars there shall be paid the following salaries only: Commissioner of Agriculture and Immigration (without fees; the fees collected by him to be paid into the general fund of the State	
treasury)\$ 3,600 00	
Assistant Commissioner and Editor 2,750 00	
For advertising to promote immigration	2,500 00

It is further provided that out of the fees and taxes	collected ·	
for the support of the Department of Agriculture and I		
tion, but not out of the general fund of the State treasur		
shall be expended, not exceeding:		
For expenses of administration of the Depart-		
ment of Agriculture and Immigration,		
exclusive of the salaries of the Commis-		
sioner of Agriculture and Immigration and		
	21,270 00	
For inspection of fertilizers, lime and seeds, as		
provided by law	14,770 00	
	17,250 00	
For testing of seeds, and identification of		
plants and plant diseases, as provided by	0.540.00	
law	9,540 00	
For testing of fertilizers, lime and minerals,	22 200 00	
as provided by law	33,320 00	
cordance with the provisions of secs. 1257-		
1263, inclusive, of the Code of Virginia		
(1919)	2,000 00	
For maintenance and operation of experiment	2,000 00	
stations in Augusta, Charlotte and Henry		
counties for experimentation in agricul-	•	
tural development	8,400 00	
Total for the Department of Agriculture and Imm (out of the general fund of the State treasury)		8,850 00
Dairy and Food Division		
For expenses of the administration of the Dairy and Food	Division\$	6,800 00
Out of this appropriation of six thousand eight dollars shall be paid the following salaries and expense Dairy and Food Commissioner, salary\$ Assistant Commissioner, salary Traveling expenses of the Dairy and Food Commissioner and Assistant Commissioner, not exceeding		-
For prevention of bovine tuberculosis, to be expended in		
dance with the provisions of sec. 1225 of the Code of	Virginia	
(1919)		21,000 00
For enforcing the cold storage law, in accordance with the sions of the Act approved September 9, 1919 (Acts of Act 1919, Extra Session, chap. 55, pp. 87-92)	ssembly,	6,870 00
It is further provided that out of the fees and taxes of for the support of the Dairy and Food Division, but not of general fund of the State treasury, there shall be expended ceeding:	ut of the	



For expenses of administration of the Dairy and Food Division, exclusive of the sal-	
aries and traveling expenses of the Dairy	•
and Food Commissioner and the Assistant Commissioner	
For inspection and development of dairies 11,650 00	
For enforcing pure food and feeding stuffs laws 24,400 00	
Total for the Dairy and Food Division (out of the general fund of the State treasury)	34,670 00
Division of Markets	
For collecting and disseminating market information, to be expended in accordance with sec. 1256 of the Code of Virginia	
(1919)	10,000 00
State Board of Crop Pest Commissioners	
For furnishing protection from crop pests	14,785 00
Out of this appropriation of fourteen thousand seven hundred and eighty-five dollars shall be paid the following salaries, wages and special compensations only:	
State Entomologist	
Associate Entomologist, not exceeding	
Additional employes, not exceeding 2,300 00	
For eradication of the oriental moth pest	3,015 00
Out of this appropriation of three thousand and fifteen dollars shall be paid the following salary only: Associate Entomologist, not exceeding\$ 2,000 00	
It is hereby provided that all receipts of the State Board of Crop Pest Commissioners from the registration and certification of nurseries, segregated by the Auditor of Public Accounts in a special fund and paid over from time to time to the State Board of Crop Pest Commissioners in accordance with secs. 882 and 883 of the Code of Virginia (1919), in regulating the sale of nursery stock in Virginia, and all other fees and revenues hereafter collected by the State Board of Crop Pest Commissioners shall be paid into the general fund of the State treasury; and the special segregated fund from the receipts from the registration and certification of nurseries be and the same is hereby abolished; and it is hereby further provided that the balance standing to the credit of the said fund at the close of business on February 29, 1920, be and the same is hereby converted into the general fund of the State treasury.	

Total for the State Board of Crop Pest Commissioners.... \$

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State Live Stock Sanitary Board

·	•	
For protecting live stock from diseases	\$	21,370 00
Out of this appropriation of twenty-one thouse hundred and seventy dollars shall be paid the following wages and special compensations only:		
State Veterinarian\$	4,000 00	
Assistant Veterinarian, not exceeding	1,600 00	
Veterinary inspectors (3), not exceeding	6,000 00	
Additional employes, not exceeding	2,250 00	
Virginia State Dairymen's Associati	on	
For promoting dairy development and furthering the in dairying in Virginia		500 00
It is provided, however, that this appropriation hundred dollars shall be inclusive of all sums received Virginia State Dairymen's Association from the wealth of Virginia, and in lieu of any and all contribute the respective State departments, institutions or ot agencies.	ed by the Common- tions from	
Virginia State Horticultural Socie	ty	
For promoting horticultural development and furthering terests of horticulture in Virginia		4,500 00
It is provided, however, that this appropriation thousand five hundred dollars shall be inclusive of received by the Virginia State Horticultural Society Commonwealth of Virginia, and in lieu of any and all tions from the respective State departments, instituted of the state agencies.	all sums from the contribu-	
Virginia Truck Experiment Station at N	orfolk	
For experimentation in truck crop development	\$	20,000 00
Out of this appropriation of twenty thousand do be paid the following salaries and wages only:	llars shall	
Director\$	3,500 00	
Assistant horticulturist	2,500 00	
Assistant pathologist	2,500 00	
Assistant horticulturist, not exceeding	1,500 00	
Farm foreman, not exceeding	1,200 00	
Clerk and stenographer, not exceeding	1,440 00	
Additional employes, not exceeding	3,890 00	•
For experimentation in truck crop development on th Shore of Virginia		2,000 00

It is provided, however, that no part of the above appropriation of twenty thousand dollars for the Virginia Truck Experiment Station at Norfolk shall be available until the control and management of the Station shall be placed under a special governing board created by law, and the Southern Produce Company has conveyed in fee or leased free of rent to the Commonwealth for a period of years fixed by law the property on which the said Station is now located; and it is further provided that no part of the above appropriation of two thousand dollars for the operation of a branch station on the Eastern Shore of Virginia shall be available until the control and management of the Eastern Shore Experiment Station, located at Onley, shall be placed under the governing board of the Virginia Truck Experiment Station at Norfolk, to be created by law, and the property on which the said branch station is now operated, or some other suitable property, has either been conveyed to the State in fee or is leased to it free of rent for a period of years fixed by law.

To al for the Virginia Truck Experiment Station at	Nor-	
folk	• • • • •	\$ 22,000 00

CARE OF DEFECTIVES AND DEPENDENTS

Board of Charities and Corrections

For expenses of administration of the Board of Charities and Corrections	7,830 00
Out of this appropriation of seven thousand eight hundred and thirty dollars shall be paid the following salaries and wages only: Secretary	
For placing and supervising children in homes and institutions	4,170 00
Out of this appropriation of four thousand one hundred and seventy dollars shall be paid the following salaries and special sompensations only: Agent, not exceeding	
For protecting and supervising feeble-minded persons in homes, under provisions of sec. 1903 of the Code of Virginia (1919); and for after-care of mentally defective persons	2,500 00
Out of this appropriation of two thousand five hundred dollars shall be paid the following salary only: Special agent, not exceeding	
Total for the Board of Charities and Corrections	14.500 00

Commissioner of State Hospitals

Commissioner of State Hospitals	
For administration of the State hospitals for the insane State Colony for Epileptics and the Feeble-minded	
Out of this appropriation of two thousand seven dollars shall be paid the following salary only: Commissioner of State Hospitals	hundred 2,000 00
It is provided, however, that no part of the annu- priation for any hospital or for the State Colony for I and the Feeble-Minded shall be used for any expen- Commissioner of State Hospitals.	Epileptics
Central State Hospital at Petersbur	rg
For maintenance and operation of the Central State Ho	
It is provided that out of this appropriation of four and thirty-five thousand dollars the following salaries paid:	r hundred
Superintendent\$	4,000 00
It is provided, however, that for any belonging to the Hospital which the supermay occupy he shall pay therefore such rentabe fixed by the special board of directors of the State Hospital.	intendent al as may
Steward\$ Clerk and bookkeeper (who shall perform the duties of secretary to the special board	2,000 00
of directors), not exceeding	1,800 00
Storekeeper, not exceeding.	1,200 00
Stenographers (2), not exceeding First assistant physician	1,800 00 2,400 00
Second assistant physician	2,000 00
Third assistant physician and bacteriologist.	2,400 00
Fourth assistant physician	1,600 00
Engineer	1,200 00
It is provided, however, that the effice Central State Hospital, except the superinal receive in addition to the respective specified above their board and lodging at the but shall not receive any additional perquemoluments.	ntendent, e salaries hospital,
It is further provided that out of this appropriation hundred and thirty-five thousand dollars there shapended, not exceeding:	
For equipment for use in operation of hospital.\$	3,050 00
For equipment for use in operation of laundry.	3,500 00
For duplication of filtration plant for domestic and fire service	8.000.00
and fire service	8,000 00 Digitized by Google

For purchase of fire hose\$ For installation of sprinkler system in criminal	1,200 00
building	3,500 00
For installation of sprinkler system in laundry.	2,300 00
For completion of store house	5,000 00
For completion of addition to laundry	2,200 00
For completion of new infirmary building	4,500 00
For concrete dairy	4,000 00
For sanitary improvements in wards	600 00
For equipment for use in operation of farm	1,875 00

Eastern State Hospital at Williamsburg

It is provided that out of this appropriation of one hundred and eighty-two thousand dollars the following salaries shall be paid:

Superintendent.....\$ 2,500 00

It is provided, however, that for any buildings belonging to the Hospital which the superintendent may occupy, he shall pay therefore such rental as may be fixed by the special board of directors of the Eastern State Hospital.

Steward	1,500 00
Clerk (who shall perform the duties of secre-	
tary to the special board of directors),	
not exceeding	1,200 00
Stenographer, not exceeding	720 00
First assistant physician	1,800 00
Second assistant physician	1,500 00
Third assistant physician and bacteriologist	1,200 00
Engineer	1,200 00

It is provided, however, that the officers of the Eastern State Hospital, except the superintendent, shall receive in addition to the respective salaries specified above, their board and lodging at the hospital, but shall not receive any additional perquisites or emoluments.

It is further provided that out of this appropriation of one hundred and eighty-two thousand dollars there shall be expended, not exceeding:

For equipment for use in operation of hospital.\$	1,500 00
For bake shop	5,000 00
For equipment for use in operation of farm	2.000 00

Southwestern State Hospital at Marion

For maintenance and operation of the Southwestern State Hospital

.....\$ 182,300 00 Digitized by 182,300 C It is provided that out of this appropriation of one hundred and eighty-two thousand three hundred dollars the following salaries shall be paid:

Superintendent...... 3,000 00

It is provided, however, that for any buildings belonging to the Hospital which the superintendent may occupy, he shall pay therefor such rental as may be fixed by the special board of directors of the Southwestern State Hospital.

Steward\$	1,500 00
Clerk (who shall perform the duties of secre-	
tary to the special board of directors), not	
exceeding	1,200 00
Stenographer, not exceeding	720 00
First assistant physician	2,200 00
Second assistant physician	1,800 00
Bacteriologist	1,500 00
Engineer and electrician	1,200 00

It is provided, however, that the officers of the Southwestern State Hospital, except the superintendent, shall receive in addition to the respective salaries fied above, their board and lodging at the Hospital, but shall not receive any additional perquisites or emoluments.

It is further provided that out of this appropriation of one hundred and eighty-two thousand three hundred dollars there shall be expended, not exceeding:

re briair be experience, not execeumb.	
For equipment for use in operation of hospital \$	525 00
For completion of the Taliaferro building	1,000 00
For equipment for the Taliaferro building	6,500 00
For equipment for operating room	2,500 00
For erecting wall around the criminal building	1,250 00
For equipment for use in operation of farm	2,100 00
For purchase of property adjoining hospital farm consisting of approximately one	
hundred and forty-five acres	11,250 00
For purchase of bottom land adjoining hospital farm consisting of approximately	
twenty-five acres	6.000 00

Western State Hospital at Staunton

210,000 00

It is provided that out of this appropriation of two hundred and ten thousand dollars the following salaries shall be paid:

Superintendent......\$ 3,600 00

It is provided, however, that for any buildings belonging to the Hospital which the superintendent may occupy, he shall pay therefor such rental as may be fixed by the special board of directors of the Western State Hospital.

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Steward	1,600 00
not exceeding	1,320 00
Stenographer, not exceeding	900 00
First assistant physician	2,400 00
First assistant physician (female)	2,200 00
Second assistant physician and druggist	2,000 00
Second assistant physician (female)	1,800 00
Bacteriologist	1,500 00
Engineer and electrician	1,200 00

It is provided, however, that the officers of the Western State Hospital, except the superintendent, shall receive in addition to the respective salaries specified above, their board and lodging at the hospital, but shall not rec ive any additional perquisites or emoluments.

It is further provided that out of this appropriation of two hundred and ten thousand dollars there shall be expended, not exceeding:

For equipment for use in operation of hospital \$3,000 00 For completion of Tredway building....... 5,000 00

State Colony for Epileptics and the Feeble-minded at Madison Heights

For maintenance and	operation of the	e State Colony	for Epileptics
and the Feeble-m	inded at Madiso	n Heights	

120,500 00

It is provided that out of this appropriation of one hundred and twenty thousand five hundred dollars the following salaries shall be paid:

Superintendent..... 3.000 0

It is provided, howev r, that for any buildings belonging to the Colony which the superin endent may occupy, he shall pay therefor such rental as may be fixed by the special board of directors of the State Colony i r Epileptics and the Feeble-minded.

Engineer....

It is provided, however, that the officers of the State Colony for Epileptics and the Feeble-minded, except the superintendent, shall receive in addition to

1.200 00

the respective salaries specified above, their board and lodging at the Colony, but shall not receive any additional perquisites or moluments.

It is further provided that out of this appropriation of one hundred and twenty thousand five hundred dollars there shall be expended, not exceeding:

For equipment for use in operation of hos-	
pital\$	700 00
For equipment for use in operation of laun-	
dry	345 00
For equipment for use in operation of power	
plant	340 00
For draining low grounds, consisting of approx-	
imately thirty acres	1,500 00
For construction of road from the Colony to	
county road	600 00
For dwelling for farmer	1,500 00
For houses for employees	1,500 00
For storehouse	1,000 00
For painting water tank and dormitories	700 00
For four terrazo bath rooms	500 00
For equipment for use in operation of farm	600 00
For operation of school	1,900 00

Home for Needy Confederate Women at Richmond

	isions	rdance with prov	nen in a	erate won	edy Confede	For care of no
	1914,	cts of Assembly,	, 1914,	March 4	ct approved	of the A
10,000 0	\$				p. 60)	chap. 40

Memorial Hospital at Richmond

For maintenance and operation of the Memorial Hospital at Richmond, for the free treatment, care and maintenance of Virginia	
patients \$	25,000 00
For completion of the Dooley Pavilion	4,000 00
It is provided, however, that this appropriation of four thousand dollars to the Memorial Hospital to complete the	

thousand dollars to the Memorial Hospital to complete the Dooley Pavilion is made on the condition that the building be equipped and placed in operation immediately, without further expense to the State.

For completion of the Negro Pavillon...: 16.000 00

It is provided, however, that this appropriation of sixteen thousand dollars to the Memorial Hospital to complete the Negro Pavilion is made on the condition that the building be equipped and placed in operation immediately, without further expense to the State.

Total for the Memorial Hospital at Richmond...... \$ 45,000 00

R. E. Lee Camp Soldiers Home at Richmond

For maintenance and operation of the R. E. Lee Camp Soldiers Home at Richmond	75,000 00
For providing for incidental personal expenses of Confederate Veterans, a monthly allowance of \$2.00 to each inmate of the R. E. Lee Camp Soldiers Home at Richmond, in accordance with law.	6,000 00
For relief of needy Confederate Veterans afflicted with contagious diseases or cancer, in accordance with law	2,000 00
Total for the R. E. Lee Camp Soldiers Home at Richmond \$	83,000 00

Catawba Sanatorium near Salem

For maintenance and operation of the Catawba Sanatorium near		
Salem	š 13	35.824 00

It is provided that out of this appropriation of one hundred and thirty-five thousand eight hundred and twenty-four dollars the following salaries shall be paid:

Business manager\$	3,000 00
Bookkeeper, not exceeding	1,080 00
Stenographer and clerk, not exceeding	840 00
Resident physician	3,500 00
First assistant resident physician	2,500 00
Second assistant resident physician	1,200 00
Third assistant resident physician	900 00

It is provided, however, that for any buildings belonging to the Catawba Sanatorium which the business manager, resident physician and first assistant resident physician may occupy they shall pay therefor such rental as may be fixed by the State Board of Health; it is provided further that the officers of the Sanatorium, except the business manager, resident physician and first assistant resident physician, shall receive in addition to the respective salaries specified above their board and lodging at the Sanatorium, but shall not receive any additional perquisities or emoluments.

It is further provided that out of this appropriation of one hundred and thirty-five thousand eight hundred and twentyfour dollars there shall be expended, not exceeding:

For service building and nurses home\$	12,500 00
For filtration plant and pump house	3,500 00
For installation of central heating plant	6,500 00
For addition to patients dining room	1,250 00
For dairy barn	3,500 00
For maintenance of the convict road force at	,
the Sanatorium	2 545 00

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It is provided, however, that out of this appropriation of two thousand five hundred and forty-five dollars for maintenance of the convict road force at the Sanatorium there shall be paid the following salary only:

Sergeant, not exceeding..... \$ 1,200 00

Piedmont Sanatorium at Burkeville

For maintenance and operation of the Piedmont Sanatorium at Burkeville...... \$ • 73,368 00

It is provided that out of this appropriation of seventythree thousand three hundred and sixty-eight dollars the foling salaries shall be paid:

Superintendent-physician\$	2,500 00
Clerk, not exceeding	1,200 00
Stenographer, not exceeding	600 00
Resident physician	1,500 00

It is provided, however, that for any buildings belonging to the I iedmont Sanatorium which the superintendent-physician may occupy he shall pay therefor such rental as may be fixed by the State Board of Health; it is provided further that the officers of the Piedmont Sanatorium, except the superintendent-physician, shall receive in addition to the respective salaries specified above their board and lodging at the Sanatorium but shall not receive any additional perquisites or emoluments.

It is further provided that out of this approprianation of seventy-three thousand three hundred and sixty-eight dollars there shall be expended, not exceeding:

re snan be expended, not exceeding.	
For equipment for use in operation of hospital.\$	2,920 00
For refrigerating plant	1,000 00
For construction of sewer system	5,000 00
For railroad siding	1,080 00
For clearing wood land	250 00
For addition to women's building	5,000 00
For addition to men's building	2,500 00
For completing heating system	3,000 00
For installation of hot water system	2,000 00
For garage	250 00
For storehouse	600 00
For equipment for operation of farm	822 30
For draining, tilling and clearing land	500 00
For fencing property	320 00
For dairy barn	4,000 00
For equipment for operation of laundry	275 00

Virginia Home for Incurables at Richmond

CORRECTIONAL

Industrial Home School for Wayward Colored Girls at Peake

16.500 00

It is provided, however, that no part of this appropriation of sixteen thousand five hundred dollars for the Industrial Home School for Wayward Colored Girls at Peake, shall be availiable until the entire property of the institutuon is turned over to the State, and the control and direction of said school is vested, by law, in the Commonwealth of Virginia, under the name of the Virginia Industrial School for Colored Girls.

Laurel Industrial School (Prison Association of Virginia) at Laurel

82,500 00

It is provided that out of this appropriation of eighty-two thousand five hundred dollars there shall be expended, not exceeding:

For equipment for use in administration of		
school\$	750	00
For equipment for use in operation of trade		
schools	5,500	00
For maintenance of public free school	3,900	00
For equipment for use in maintenance of in-		
mates	1,250	00
For laundry and boiler plant	15,000	00
For equipment for use in operation of farm	2,500	00
For fencing property	1,000	00
For transportation of inmates in accordance		
with sec. 1956 of the Code of Virginia		
(1919)	2.000	00

It is further provided, however, that no part of this appropriation of eighty-two thousand five hundred dollars for the Laurel Industrial School, now operated by the Prison Association of Virginia, shall be available until the entire property of the institution is turned over by the Prison Association of Virginia to the State, and the control and direction of the said School is vested, by law, in the Commonwealth of Virginia, under the name of the Virginia Industrial School for Boys.

House Document No. 4

The Penitentiary at Richmond

For expenses of administration	\$	17,220 00
Out of this appropriation of seventeen thousand dred and twenty dollars shall be paid the following sa expenses only:		
Superintendent\$	3,000 00	
Assistant superintendent, not exceeding	1,600 00	
Keepers (4), not exceeding	6,000 00	
Clerk and Bertillon operator, not exceeding	1.500 00	
Bookkeeper, not exceeding	2,000 00	
Matron, not exceeding	800 00	
Assistant clerk, not exceeding	1,320 00	
outside the city of Richmond For guarding prisoners	1,000 00	26.400 00
Out of this appropriation of twenty-six thousand dred dollars shall be paid the salaries of the interior ior guards at The Penitentiary, not to exceed twent number, at an annual rate of compensation of not one thousand and eighty dollars each, and not to be absent on furlough for more than fifteen days in any whether sick or otherwise; and provided further the tute guards shall receive the same pay, when employ regularly employed guards.	and exter- y-three in exceeding paid when one year, at substi- ed, as the	
For medical attention	t hundred	1,800 00
For imposing capital punishment		1,530 00
For transportation of prisoners		6,300 00
Out of this appropriation of six thousand three hulls shall be paid the following salary only: Clerk, not exceeding	ndred dol-	0,000 00
For maintenance of prisoners		42,710 00
For maintenance and operation of plant and buildings		8,740 00
For providing per diem allowance for prisoners in accord the provisions of the Act approved March 16, 1918 (A	ance with	·
sembly, 1918, chap. 301, pp. 474-476)		45,000 00
Total for The Penitentiary at Richmond	 \$	149,700 00

State Penitentiary Farm at Lassiter

State Penitentiary Farm at Lassiter	
For maintenance and operation of the State Penitentiary Farm at Lassiter	\$ 34,400 00
It is provided that out of this appropriation of thirty-four thousand four hundred dollars the following salaries shall be paid:	
Superintendent	
priation of fifteen thousand eight hundred and forty dollars the guards at the State Penitentiary Farm, not to exceed twenty-two in number, to be appointed by the superintendent thereof, shall not be paid when absent on furlough for more than fifteen days in any one year, whether sick or otherwise; and that substi- tute guards shall receive the same pay, when em-	
ployed, as regularly employed guards. It is further provided that out of this appropriation of thirty-four thousand four hundred dollars there shall be expended, not exceeding!	
For live stock	
Virginia Home and Industrial School for Girls at Bon Air	•
For maintenance and operation of the Virginia Home and Industrial School for Girls at Bon Air	\$ 58,100 00
paid: Superintendent, not exceeding\$ 2,400 00 Assistant superintendent, not exceeding	
pended, not exceeding: For maintenance of public free school\$ 1,200 00 For maintenance of probation home 3,070 00	

Provided, however, that out of this appropriation of three thousand and seventy dollars the following salary shall be paid:

The Board of Directors of the Virginia Home and Industrial School for Girls at Bon Air are hereby authorized to receive white females from twelve to thirty years of age, convicted of misdemeanors, and committed to said school by the judges and justices of the Commonwealth of Virginia.

Virginia Manual Labor School (Negro Reformatory Association of Virginia) at Hanover

For maintenance and operation of the Virginia Manual Labor School (Negro Reformatory Association of Virginia) at Hanover, hereafter to be known as the Virginia Industrial School for Colored Boys.......

36,700 00

It is provided that out of this appropriation of thirty six thousand seven hundred dollars there shall be expended, not exceeding:

It is further provided, however, that no part of the above appropriation of thirty-six thousand seven hundred dollars for the Virginia Manual Labor School at Hanover, shall be available until the entire property of the institution is turned over by the Negro Reformatory Association of Virginia to the State, and the control and direction of the said school is vested, by law, in the Commonwealth of Virginia, under the name of the Virginia Industrial School for Colored Boys.

PUBLIC WORKS

Convict Lime Board

50,000 00



State Convict Road Force

For maintenance and operation of the State Convict Road Force, in accordance with chap. 87 of the Code of Virginia (1919).... \$

320,500 00

It is provided, however, that this appropriation of three hundred and twenty thousand five hundred dollars hereby made to the State Convict Road Force shall be inclusive of all funds to be used by the State Convict Road Force which are directly payable out of the general fund of the State treasury, including the expenses heretofore paid out of the appropriations out of the general fund of the State treasury for "criminal charges;" and it is further provided that the expenditures out of this appropriation of three hundred and twenty thousand five hundred dollars shall be made in accordance with the provisions of sec. 2081 of the Code of Virginia (1919).

State Highway Commission

11,000 00

Out of this appropriation of eleven thousand dollars shall be paid the following salaries and special compensations only:

Stenographer and clerk, not exceeding......\$

Members of State Highway Commission (5),
per diem of \$10.00 each, not exceeding

\$1.000.00 each per annum.....

5,000 00

1,200 00

State Highway Department

 State Highway Commissioner
 5,000 00

 Assistant Commissioner
 3,600 00

 Second Assistant Commissioner
 3,300 00

 Chief clerk, not exceeding
 1,800 00

Secretary to the State Highway Commission-

For construction and reconstruction of State highways and to meet

For construction and maintenance of State and county highways...

700,000 00

only:

It is provided, however, that this appropriation of seven hundred thousand dollars shall include four hundred thousand dollars appropriated by the Act approved September 5, 1919 (Acts of Assembly, 1919, Extra Session, chap. 52, pp. 79-80), payable during the year ending September 5, 1920, which is hereby re-appropriated and made payable during the year ending February 28, 1921, instead of during the year ending September 5, 1920; provided, further, that this appropriation of seven hundred thousand dollars shall be expended in accordance with the provisions of chap. 88 of the Code of Virginia (1919), and the provisions of the Act approved March 27,1918 (Acts of Assembly, 1918, chap. 426, pp. 776-778).

For construction and reconstruction of State highways and to meet Federal aid, to be paid from the proceeds of special taxes, segregated by law, for the construction and reconstruction of State highways, as estimated by the Auditor of Public Accounts; provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury..\$1,838,250 00

For maintenance of State highways to be paid from the proceeds of special taxes, segregated by law, for the maintenance of State highways, as estimated by the Auditor of Public Accounts; provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury...\$1,000,000 00

Total for the State	Highway Department (out of the gen-	
eral fund of the	State treasury)	\$ 1,743 010 00

CONSERVATION AND CUSTODIANSHIP

Commission of Fisheries

For expenses of administration	\$	17,315 0	0
Out of this appropriation of seventeen thousand dred and fifteen dollars shall be paid the following sale			
Commissioner of Fisheries\$	2,500 00		
Shell-fish commissioner	1,800 00		
Members of commission (3), at \$200.00 each			
per annum	600 00		
Engineer, not exceeding	2,500 00		
Assistant engineer, not exceeding	1,800 00		
Stenographer, not exceeding	1,200 00		
Clerk, not exceeding	200 00		
For protection of oyster beds and fish		44,985 00	D
Out of this appropriation of forty-four thousand dred and eighty-five dollars shall be paid the following			

Captain of the "Maury," not exceeding\$	2,000 00
Engineer of the "Maury," not exceeding	1,800 00
Captain of the "Tangier," not exceeding	1,080 00
Engineer of the "Tangier," not exceeding	900 00
Captain of the "Carlotta," not exceeding	1,260 00
Engineer of the "Carlotta," not exceeding	1,080 00
Captain of the "Catharine," not exceeding	1,080 00
Engineer of the "Catharine," not exceeding.	900 00
Captain of the "Stranger," not exceeding	900 00
Engineer of the "Stranger," not exceeding	600 Ò0
Captain of the "Katie," not exceeding	1,080 00
Engineer of the "Katie," not exceeding	900 00
Additional employes, not exceeding	7,940 00

It is further provided that out of this appropriation of forty-four thousand nine hundred and eighty-five dollars there shall be expended, not exceeding:

For boat.....\$ 1,800 00

It is further provided that out of the total appropriation of sixty-two thousand three hundred dollars, hereby made to the Commission of Fisheries, there shall be set aside a sum sufficient to meet the expenditures provided for by sec. 3271 of the Code of Virginia (1919).

It also is further provided that all revenues collected by the Commission of Fisheries, all other laws or parts of laws to the contrary notwithstanding, shall be placed in the general fund of the State treasury; and it is provided further that the total appropriations of sixty-two thousand three hundred dollars, hereby made to the Commission of Fisheries, shall be paid out of the general fund of the State treasury.

Total for the Commission of Fisheries \$ 62,300 00

Registrar of the Land Office

(Ex-officio Superintendent of Grounds and Public Buildings and Superintendent of Weights and Measures)

only:

For providing ice, fuel, light and water for the Capitol and Library Buildings, Governor's House and power plant	16,000 00
For issuing and recording instruments of title to public lands in	
accordance with law	4,335 00
Out of this appropriation of four thousand three hundred and thirty-five dollars shall be paid the following salaries only:	
Registrar of the Land Office\$ 3,000 00	
Clerk, not exceeding	
For maintenance and operation of grounds and public buildings	39,165 00
Out of this appropriation of thirty-nine thousand one hun- dred and sixty-five dollars shall be paid the following salaries	

Elevator conductors and watchmen at Library Building(2), not exceeding \$1,200.00 each.\$	2,400 00	
Night watchman at Library Building, not ex-	,	
ceeding	1,200 00	
Janitors at Library Building (2), not exceed-	0.000.00	
int \$1,000.00 each Engineer and electrician, not exceeding	2,000 00 2,000 00	
Engineers at power plant (2), not exceeding	2,000 00	
\$1,500.00 each	3,000 00	
Firemen at power plant (3), not exceeding	•	
\$1,200.00 each	3,600 00	
Capitol policemen (6), not exceeding \$1,200.00	7 000 00	
eachJanitors at Capitol Building (3), not exceed-	7,200 00	
ing \$1,000.00 each	3,000 00	
Elevator conductors and watchmen at Capitol	0,000 00	
Building (2), not exceeding \$1,200.00 each	2,400 00	
each	2,400 00	
Substitutes for elevator conductors at the		•
Capitol and Library buildings, and engin-		
eers and firemen at the Power plant, while on leave of absence, with pay. not ex-		
ceeding	600 00	
It is further provided that out of this approp	rietion of	
thirty-nine thousand one hundred and sixty-five doll		
shall be expended, not exceeding:		
For equipment for maintenance and operation		
of grounds and buildings\$	520 00	
For installation of electric lighting system in	0.700.00	
Capitol grounds For providing special fire alarm box at Li-	3,500 00	
brary building	1,000 00	
orary building		
Total for the Registrar of the Land Office		59,500 0 0
•		
State Geological Commission		
For development of the mineral and forestry resources of monwealth		800 00
Out of this appropriation of eight hundred dollar paid the following salary only:	rs shall be	
Secretary of the State Geological Commission ceeding\$	not ex- 300 00	
State Forester		
	Al-Co-	
For protection and development of the forest resources of monwealth in accordance with the provisions of chap Code of Virginia (1919)	. 28 of the	16,570 00
• • •		



For geological surveying, in accordance with secs. 828 to 833, inclusive, of the Code of Virginia (1919)	Out of this appropriation of sixteen thousand five and seventy dollars shall be paid the following sals wages only: State Forester		.*
Clusive, of the Code of Virginia (1919)	State Geological Survey		
be paid the following salaries and wages only: State Geologist			13,000 00
Geological Survey	be paid the following salaries and wages only: State Geologist	2,000 00 1,800 00 1,200 00 1,875 00	
State Board of Pharmacy For regulating the practice of pharmacy in accordance with the provisions of chap. 70 of the Code of Virginia (1919)			5,000 00
State Board of Pharmacy For regulating the practice of pharmacy in accordance with the provisions of chap. 70 of the Code of Virginia (1919)\$ 5,500 00 Out of this appropriation of five thousand five hundred dollars shall be paid the following salaries and special compensations only: Secretary and treasurer	Total for the State Geological Survey	\$	18,000 00
For regulating the practice of pharmacy in accordance with the provisions of chap. 70 of the Code of Virginia (1919)			
visions of chap. 70 of the Code of Virginia (1919)			
dollars shall be paid the following salaries and special compensations only: Secretary and treasurer\$ 2,500 00 Stenographer, not exceeding			5,500 00
Secretary and treasurer\$ 2,500 00 Stenographer, not exceeding	dollars shall be paid the following salaries and specia		
	Secretary and treasurer\$ Stenographer, not exceeding Members of Board, per diem, in accordance with provisions of sec. 1670 of Code of Vir-		

MISCELLANEOUS

Board of Commissioners for the Promotion of Uniformity of Legislation in the United States

For promoting uniform State laws, not exceeding	\$ 300 00
Commission to Present Houdon Statue of George Washington to Great Britain	
For presenting statue of George Washington to Great Britain, not exceeding.	5.000 00
It is provided, however, that out of this appropriation, of five thousand dollars there shall be paid the costs of making and the expenses of presenting to the Government of Great Britain a replica, or copy in bronze, of the Houdon statue of George Washington, to be made from the moulds now owned by the State, under the direction of, and to be presented by a commission composed of the governor, lieutenant-governor, speaker of the House of Delegates, or such person or persons as they may each designate to represent them, and the clerk of the House of Delegates, who also shall act as secretary of the commission.	
Confederate Memorial Associations	
For caring for the graves of Confederate dead, in accordance with the provisions of the Act approved March 16, 1918 (Acts of Assembly, 1918, chap. 306, pp. 480-481), a sum sufficient	\$ 2.600 00
Travelers Aid Society of Danville	
For the Travelers Aid Society of Danville, for providing aid for travelers	\$ 500 00
Travelers Aid Society of Norfolk	
For the Travelers Aid Society of Norfolk, for providing aid for travelers	\$ 1,500 00
Travelers Aid Society of Petersburg	
For the Travelers Aid Society of Petersburg, for providing aid to travelers	\$ 1,000 00



Travelers Aid Society of Virginia at Richmond

• •		
For the Travelers Aid Society of Virginia at Richmond, for providing aid for travelers.	5	1,500 00
Virginia State Fair Association		
For the Virginia State Fair Association, Inc., for providing State premiums, which is to be applied towards the payment of said premiums upon the agricultural, horticultural, live-stock and poultry exhibits to be offered in the name of the Commonwealth of Virginia at the annual exhibitions of said Association	;	5,000 00
It is provided, however, that the Governor of Virginia, and four others, to be appointed by him, two from the State Board of Agriculture and Immigration, and two from the board of directors of the Virginia State Fair Association, Inc., shall constitute a committee of five to determine the number, amount and character of premiums provided for in this appropriation of five thousand dollars. The said committee shall receive no compensation for their services.		
It is provided further that the appropriation of five thous- and dollars hereby made shall be subject to payment to the Virginia State Fair Association, Inc., upon order of the com- mittee, herewith provided for, by warrant of its chairman.		
Total appropriations out of the general fund of the State		

treasury for the year ending February 28, 1921...... \$11,415,409 93

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1921-1922

(For the year ending February 28, 1922)

LEGISLATIVE DEPARTMENT

General Assembly of Virginia

It is further provided that out of this appropriation of eighty-five thousand dollars there shall be paid to the Clerk of the Senate, for that period for which his compensation for services is fixed by law in connection with the sessions of The General Assembly, twelve (\$12.00) dollars per day, a sum sufficient; to the Clerk of the House of Delegates, ten (\$10.00) dollars per day, a sum sufficient; and to the Document Clerk and Librarian of the Senate, the sum of five (\$5.00) dollars per day except during the sessions of The General Assembly when he shall receive the sum of eight (\$8.00) dollars per day, and his office shall be open every day, except Sundays and legal holidays, as required by law, a sum sufficient.

JUDICIARY DEPARTMENT

Supreme Court of Appeals

For adjudication of legal cases		62,029 00
Out of this appropriation of sixty-two thousand a	nd twenty-	
nine dollars shall be paid the following salaries and v	vages only:	
President of the Court\$	5,200 00	
Associate judges (4) at \$5,000 each	20,000 00	
Reporter	1,500 00	
Clerk at Richmond	550 00	
Clerk at Staunton	320 00	
Clerk at Wytheville	320 00	
Additional officers and employes of the Court,		
not exceeding	13,694 00	
Retirement salaries authorized by sec. 3464 of	·	
the Code of Virginia (1919)	12,360 00	
For printing records of litigants		8,200 00
Total for the Supreme Court of Appeals	 :	70,229 00

85.000 00

Circuit Courts

For adjudication of legal cases	\$	108,428 35
Judges (5) at \$2,541.67 each		:
For additional salaries of judges of circuit courts, by vacancies, as provided by the Act approved January (Acts of Assembly, 1918, chap. 11, pp. 11-14), a sum suf	31, 1918	•
Corporation or Hustings Courts		
For adjudication of legal cases	\$	40,000 00,
Out of this appropriation of forty thousand dol be paid the following salaries only:	lars shall	
Judges (3) at \$2,500 each\$	7,500 00	
Judges (2) at \$3,000 each	6,000 00	
	15,000 00	
Judges (3) at \$3,500 each	10,500 00 1,000 00	
For additional salaries of judges of corporation or husting by reason of vacancies, as provided by the Act approary 31, 1918 (Acts of Assembly, 1918, chap. 11, pp. sum sufficient.	gs courts, ved Janu-	
City Courts		
For adjudication of legal cases	\$	16,500 00
Out of this appropriation of sixteen thousand five dollars shall be paid the following salaries and wages Judge of the Law and Chancery Court, City of		
Norfolk\$ Judge of the Chancery Court, City of Rich-	3,500 00	
mond	3,500 00	
Judge of the Law and Equity Court, City of Richmond	3,500 00	
Judge of the Law and Chancery Court, City of	0,000 00	
Roanoke	3,000 00	
Compensation to sheriffs and sergeants, and		
their deputies, for attendance upon the		
city courts, as authorized by sec. 3503 of the Code of Virginia (1919)	3,000 00	
viio couc or riighte (1010)	J,000 00	

Justices Courts

For adjudication of legal cases\$	3,500 00
Out of this appropriation of three thousand five hundred	
dollars shall be paid the following salaries only:	
Trial justice, Alexandria county 1,000 00	
Police justice, City of Norfolk, in accordance	
with the provisions of sec. 3507 of the Code	
of Virginia (1919), not exceeding 2,500 00	
Nome The ettention of the Senate Finance Committee	

NOTE.—The attention of the Senate Finance Committee, and of the Appropriations Committee of the House of Delegates, is called to the fact that after the budget estimates of the judiciary were filed with the Governor by the Auditor of Public Accounts, in accordance with law, and they had been printed, it was found by the Auditor of Public Accounts that sec. 4988 of the Code of Virginia (1919) changes the law as to the payment of salaries of trial justices by placing the full amount upon the counties (see "Revisors' Note" p. 2060, vol. 2, Code of Virginia, 1919).

It is provided by section 2 of the budget law, however, that the Governor shall include the budget estimates for the judiciary, as furnished by the Auditor of Public Accounts, in the Budget without revision. It being too late for the Auditor of Public Accounts to revise his estimates, in view of the fact that they had been printed before the change in the Code was discovered, it is suggested that this total appropriation for justices' courts be reduced to \$2,500, and the allowance for the salary of the trial justice in Alexandria county be omitted from the appropriation bill in conformity with the provisions of sec. 4988 of the Code of Virginia (1919).

EXECUTIVE DEPARTMENT

Governor

Governor		
For executive control of the State	\$	22,670 00
Out of this appropriation of twenty-two tho		
hundred and seventy dollars shall be paid the following	ng salaries	
only:		
Governor\$	5,000 00	
Secretary to the Governor (who shall aid the		
Governor in the preparation of the budget)	3,600 00	
Assistant secretary, not exceeding	1,800 00	
Stenographer, not exceeding	1,500 00	
Stenographer, not exceeding	1,200 00	
Janitor, messenger and clerk, not exceeding.	1,200 00	
Elevator conductor and watchman, not ex-	•	
ceeding	1,200 00	
Capitol guide, not exceeding	120 00	
Substitute for elevator conductor and watch-		
man, while on leave of absence with pay	50 00	
man, man on the control was pay .		

For preparation of the budget		\$ 6,500 00
Out of this appropriation of six thousand five dollars shall be paid the following salaries only:	hundred	
	,3,000 00	
Statistical clerk, not exceeding	1,500 00	
Additional employes, not exceeding	1,500 00	
For maintenance of Governor's House		2,450 00
Out of this appropriation of two thousand four and fifty dollars shall be paid the following salaries of	nly:	
Labor at Governor's House\$	1,200 CO	
Total for the Governor		\$ 31,620 00
ADMINISTRATIVE		
	,	
Attorney General		
For providing legal services to the State		\$ 14,400 00
Out of this appropriation of fourteen thousand four dollars shall be paid the following salaries only:		
Attorney General\$	4,500 00	
Assistant Attorney General	3,600 00	
Law assistant, not exceeding	2,400 00	
Stenographers (2), not exceeding	2,700 00	
Auditor of Public Accounts		
For recording the financial transactions of the State		\$ 46,735 00
Out of this appropriation of forty-six thousand se dred and thirty-five dollars shall be paid the following	ven hun-	ŕ
and wages only:	-	
Auditor of Public Accounts\$ First clerk, assistant to the Auditor of Public	4,500 00	
Accounts and chief bookkeeper	3,000 00	
Chief auditing clerk	2,500 00	
Chief pension clerk	2,500 00	
Chief revenue clerk	2,500 00	
Chief clerk in charge of accounts with treas-	0 500 00	
urers and clerks of courts	2,500 00 28,160 00	
	•	
For collecting old claims		1,000 00
For refund of capitation taxes (including delinquent c	apitation	
taxes afterwards collected) to counties and cities		185,000 00

For registering marriages and divorces	750 00
It is provided that this appropriation of seven hundred and fifty dollars shall be used in carrying out the provisions of sec. 5099 of the Code of Virginia (1919); and the provisions of the Act approved March 15, 1918 (Acts of Assembly, 1918, chap. 220, p. 397).	
For refunding erroneous assessments of taxes under order of courts.	5,000 00
For paying clerks for reporting and recording sales of delinquent	
lands	9,500 00
For support of lunatics in jails and in charge of private persons	4,500 00
For payment of pensions	830,000 00

Out of this appropriation of eight hundred and thirty thousand dollars shall be paid to each pensioner in the several classes now on the pension roster or hereafter placed on the pension roster, who is entitled, under the Act approved February 28, 1918 (Acts of Assembly, 1918, chap. 85, pp. 143-153), to \$75 a year for total disability, \$100 a year; to \$55 for partial disability, \$75 a year; and to \$85 a year for loss of limb, \$100 a year; and to each widow of a soldier, sailor or marine who was married prior to May 1, 1875, and who, otherwise, is entitled, under the said Act, to \$50 a year, \$60 a year; and to the personal representative of each deceased pensioner \$25 for the funeral expenses of such deceased pensioner; and the other allowances as authorized by the Act aforesaid.

It is provided, however, that if any assessment hereafter made of the real estate or personal property, or both, owned at this time by a pensioner on the pension roster shows an increased valuation beyond the amount fixed by law to entitle a pensioner to draw a pension, such increase shall not operate to prevent any such pensioner from receiving the pension he shall receive under the provisions of the said act approved February 28, 1918.

It is further provided that the Auditor of Public Accounts shall not use any part of this appropriation of eight hundred and thirty thousand dollars for clerk hire, expenses, etc.

And it is further provided that out of the appropriation for public printing, the Superintendent of Public Printing shall supply all forms and have done and pay for all printing, binding, ruling, etc., required by the Auditor of Public Accounts in pension matters and in connection with the payment of pensions.

10,000 00



Care of the Virginia rooms in the Confederate Museum at Richmond \$	120 00
Out of this appropriation of one hundred and twenty dollars the Auditor of Public Accounts is instructed and empowered to draw his warrant in favor of the Virginia Regent of the Confederate Museum for the sum of one hundred and twenty dollars to be expended in caring for the Virginia rooms in the Confederate Museum at Richmond.	-
For bonds of clerks in State offices	556 00
Out of this appropriation of five hundred and fifty-six dollars shall be paid the costs of the surety bonds of the State officials and employes in the office of the Auditor of Public Accounts in accordance with the provisions of sec. 325 of the Code of Virginia (1919).	
Provided further that the Auditor of Public Accounts is hereby authorized to pay out of the respective appropriations made by this Act to the several State departments, the premiums on the official bonds of the respective clerks, in said State departments, specified in sec. 325 of the Code of Virginia (1919), and in accordance with the provisions of said Code section.	
For assessing property for taxation and collecting and distributing records of assessments	164,500 00
Out of this appropriation of one hundred and sixty-four thousand five hundred dollars shall be paid commissions to com- missioners of the revenue and examiners of records, and the postage and express charges on land and property books, etc.	
For adjustment of State litigation	1,000 00
Out of this appropriation of one thousand dollars shall be paid the costs of civil prosecutions in civil cases, expenses and commissions in collecting old debts, etc., in accordance with secs. 2533 and 2534 of the Code of Virginia (1919).	•
For criminal charges	342,400 00
Out of this appropriation of three hundred and forty-two thousand four hundred dollars shall be paid the costs incident to the arrest and prosecution of persons charged with the viola- tion of State laws including expenses of juries, witnesses, etc.;	٠

tion of State laws including expenses of juries, witnesses, etc.; the transportation costs of the State Board of Charities and Corrections as provided by sec. 1907 of the Code of Virginia (1919), and the transportation costs of the Negro Reformatory Association of Virginia as provided by the Act approved February 5, 1900 (Acts of Assembly 1899-1900, chap. 273, sec. 6, p. 302); cost of maintenance in local jails of persons charged with violation of State laws, including food, clothing, medicine, medical attention, guarding, etc., provided, however, that all jail physicians be paid at the rate provided by law, but not more than five hundred dollars per calendar year shall be paid the jail physician or physicians for any city or county; and coroners' fees, etc.

It is provided, however, that no part of this appropriation of three hundred and forty-two thousand four hundred dollars shall be used for the payment of criminal charges incident to prisoners employed on the State Convict Road Force or the transportation costs of prisoners committed to the custody of the Prison Association of Virginia.

Total for the Auditor of Public Accounts	-	\$ 1,0	601,061	00
Second Auditor				
For recording the financial transactions of the State		\$	12,921	75
Out of this appropriation of twelve thousand nin- and twenty-one dollars and seventy-five cents shall be following salaries only: Second Auditor\$ First clerk				
Fourth clerk, not exceeding	1,400 00			
Clerk and expert bookkeeper, not exceeding.	2,200 00			
For payment of interest on the State Debt, a sum sufficie	nt	8	40,000	00
Out of this appropriation of eight hundred and for and dollars shall be paid the interest on the public de- under the Acts approved February 14, 1882, February January 31, 1894; January 23, 1896, and the amendment as provided by law.	bt funded 7 28, 1892,			
Total for the Second Auditor		\$ 8	52,921	75
Secretary of the Commonwealth				
For keeping the official records and documents of the	Common-			
wealth		\$.	11,380	00
Out of this appropriation of eleven thousand three and eighty dollars shall be paid the following salaries Secretary of the Commonwealth				
State Accountant				
For examination of State accounts		\$	12,000	00

Out of this appropriation of twelve thousand dollars shall

be paid the following salaries and expenses only:

State Accountant	3,000 00 2,500 00 2,000 00 1,200 00 d by law,	
State Treasurer		
For the custody and disbursement of State money		18,316 00
Out of this appropriation of eighteen thousand of dred and sixteen dollars shall be paid the following sale State Treasurer		
Superintendent of Public Printing	g	
For expenses of administration of the office of superint public printing		8,910 00
Out of this appropriation of eight thousand nin and ten dollars shall be paid the following salaries o Superintendent of Public Printing\$ Assistant superintendent	nly: 3,300 00 2,400 00 1,500 00 1,200 00	00 000 00
For public printing	• • • • • • • • •	90,630 00

etc. of the Virginia Reports		.\$	6,000 00	
For providing office supplies to State departme	nts an	d ins	titutions,	
as required by law				

Out of this appropriation of ninety thousand six hundred and thirty dollars shall be paid the cost of printing, binding,

Total for the Superintendent of Public Printing...... \$ 102,040 00

REGULATIVE

Art Commission

For approving works of art and structures	\$ 1,000 00
Provided, however, that no part of this appropriation of	
one thousand dollars shall be used as compensation for members	
of the Art Commission.	

2,500 00

Bureau of Labor and Industrial Statistics

For expenses of administration of the Bureau of Labor and Industrial Statistics	9,245 00
Out of this appropriation of nine thousand two hundred and forty-five dollars shall be paid the following salaries	
only: Commissioner of Labor\$ 3,000 00 Assistant Commissioner of Labor and chief	
clerk 2,200 00 Stenographer, not exceeding 1,200 00 File clerk, not exceeding 900 00	
For compilation and publication of industrial statistics	2,445 00
Out of this appropriation of two thousand four hundred and forty-five dollars shall be paid the following salary only: Clerk, not exceeding	
For inspection of factories and stores	8,550 00
Out of this appropriation of eight thousand five hundred and fifty dollars shall be paid the following salaries only: Inspector	
For inspection of mines	9,060 00
Out of this appropriation of nine thousand and sixty dollars shall be paid the following salaries only: Inspectors (3), not exceeding	
Total for the Bureau of Labor and Industrial Statistics \$	29,300 00
Commissioners of the Sinking Fund	
For supervising the debt service of the State \$	1,000 00
Out of this appropriation of one thousand dollars shall be paid the following salary only: Secretary, not exceeding	
For providing for the sinking fund for the redemption of the State debt, a sum sufficient	119,423 9 ₂
This appropriation of one hundred and nineteen thousand four hundred and twenty-three dollars and ninety-two cents, or so much thereof as may be necessary, shall be used to carry out the provisions of sec. 2594 of the Code of Virginia (1919).	
Total for the Commissioners of the Sinking Fund \$	120,423 92

State Fee Commission

For regulating compensation of fee officers		250 00	
Out of this appropriation of two hundred and fifts shall be paid the following salary only: Stenographer, not exceeding	y dollars 200 00		
Purchasing Commission			
For purchasing commodities for the State		7,500 00	
Out of this appropriation of seven thousand five dollars shall be paid the following salaries only: Commissioner of State Hospitals as ex-officio State purchasing agent	1,600 00 1,800 00	-	
State Board of Health			
For expenses of administration of State Board of Health		20,294 00	
Out of this appropriation of twenty thousand two and ninety-four dollars shall be paid the following wages and special compensations only: State Health Commissioner			
Additional employes, not exceeding	6,120 00		
Members, State Board of Health, not exceed- ing	728 00		
For sanitary engineering		15,250 00	ı
Out of this appropriation of fifteen thousand two and fifty dollars shall be paid the following salaries as only:			
Sanitary engineer\$	3,000 00		
Assistant sanitary engineer	2,500 00		
Additional employes, not exceeding	4,500 00	e 000 00	
For health publicity.		6,000 00	
Out of this appropriation of six thousand dollars paid the following salary only: Director, not exceeding			
For State aid for co-operative sanitation		20,000 00)
For prevention of malaria		5,000 00)
For inspection of hotels and convict camps		3,500 00)
Out of this appropriation of three thousand five dollars shall be paid the following salary only: Inspector, not exceeding	hundred 2,500 00	•	
It is hereby provided, however, that all fees here	<i>'</i> ,		
lected by the State Board of Health for the inspection shall be paid into the general fund of the State treasur	of hotels		

5	
For operation of laboratory\$	10,000 00
For child welfare	3,500 00
Out of this appropriation of three thousand five hundred dollars shall be paid the following salary only: Physician, not exceeding\$ 2,500 00	
For public health nursing	6,100 00
Out of this appropriation of six thousand one hundred dollars shall be paid the following salaries only: Director, not exceeding\$ 1,000 00 Nurse, not exceeding	
For State aid for control of veneral diseases	22,415 58
For treatment of orthopedic cases (crippled and deformed children) in Virginia	10,000 00
Total for the State Board of Health\$	122,059 58
Bureau of Vital Statistics	
For collection and publication of vital statistics	15,960 00
Out of this appropriation of fifteen thousand nine hundred and sixty dollars shall be paid the following salaries and wages only: State Registrar of Vital Statistics	·
Chief clerk, not exceeding	
For collection and publication of marriage and divorce statistics	2,300 00
Out of this appropriation of two thousand three hundred dollars shall be paid the following salaries only: Chief clerk, not exceeding	
Clerk, not exceeding	
For prevention of blindness	2,500 00
Out of this appropriation of two thousand five hundred dollars shall be paid the following salary only: Clerk, not exceeding	
Total for the Bureau of Vital Statistics	20,760 00
State Corporation Commission	
For expenses of administration of the State Corporation Commission \$. 51,075 00
Out of this appropriation of fifty-one thousand and seventy-five dollars shall be paid the following salaries only: Chairman, State Corporation Commission\$ 4,500 00	
Other members of the State Corporation Commission (2), at \$4,000 each 8,000 00	

•		
Clerk of the State Corporation Commission		
(without fees; the fees collected by him to		
be paid into the general fund of the State		
treasury)\$	3,690 00	
Counsel to the State Corporation Commission	3,600 00	
First assistant assessor and tax expert, not		
exceeding	2,750 00	
Second assistant assessor and accountant, not		
exceeding	2,500 00	
Third assistant assessor, not exceeding	1,800 00	
Franchise tax and registration fee assessment		
clerk, not exceeding	2,000 00	
Charter record clerk, not exceeding	1,600 00	
Baliff and assistant record clerk, not exceed-		
ing	1,800 00	
Official stenographer, not exceeding	1,800 00	
Stenographers (4), not exceeding	5,630 00	
Mailing clerk and janitor, not exceeding	1,200 00	
Messenger and assistant mailing clerk, not		
exceeding	1,000 00	
For rate regulation	\$	9,500 00
		•
Out of this appropriation of nine thousand five	nquarea	
dollars shall be paid the following salaries only: Commerce counsel, not exceeding	4 500 00	
Rate clerk and first assistant clerk, not ex-	4,500 00	
·	2,600 00	
ceeding Stenographer, not exceeding	1,200 00	
	•	
For regulating heat, light and power, water and telephone		
ies		9,750 00
Out of this appropriation of nine thousand seven	hundred	
and fifty dollars shall be paid the following salaries on		
Engineer and inspector, not exceeding\$	3,000 00	
Engineer inspectors (2), at not exceeding	·	
\$1,800 each	3,600 00	
Stenographer, not exceeding	1,000 00	
<u> </u>	_1	2 250 00
For railroad service regulation and mineral land assessme	ent	3,350 00
Out of this appropriation of three thousand three	hundred	
and fifty dollars shall be paid the following salary or	nly:	
Civil engineer and assistant assessor of min-		
eral lands, not exceeding\$	2,750 00	
For regulating sale of securities in accordance with the p	rovisions	
of the act approved March 23, 1918 (Acts of Assemb	1018	
chap. 408, pp. 676-683)	ny, 1916,	3,750 00
•		5,750 00
Out of this appropriation of three thousand seven	hundred	
and fifty dollars shall be paid the following salaries on	ıly:	
Securities clerk, not exceeding\$		
Stenographer, not exceeding	1,200 00	



It is hereby provided, however, that all fees hereafter collected by the State Corporation Commission for regulating the sale of securities under the act approved March 23, 1918, aforesaid, shall be paid into the general fund of the State treasury.

State Tax Board		
Ten aumonisian and auforement of the laws		
For supervision and enforcement of tax laws	\$	13,100 00
Out of this appropriation of thirteen thousand one hund dollars shall be paid the following salaries and special comp sations only:		
Counsel and executive assistant \$ 3,000	00	
Second assistant, not exceeding	00	
Stenographer and clerk, not exceeding 1,500	00	
Stenographer, not exceeding	00 0	
Special compensation, local boards of review,		
not exceeding	00 0	

MILITARY

Adjutant General

For providing military protection for the State	\$ 135,000 00
Out of this appropriation of one hundred and	
thirty-five thousand dollars shall be paid the sal-	

It is hereby provided, however, that the balance standing to the credit of the Military Fund at the close of business February 29, 1920, be and the same is hereby converted into the general fund of the State treasury; and the said Military Fund be and the same is hereby abolished, and monies shall no longer be set aside by the Auditor of Public Accounts for the said fund.

ary of the Adjutant General.....\$

Military Contingent Fund

For the military contingent fund out of which to pay the military forces of the Commonwealth when aiding the civil authorities as provided by sec. 305 of an Act approved March 16, 1916 (Acts of Assembly, 1916, chap. 516, sec. 305, pages 871-872), a sum sufficient.

EDUCATIONAL

College of William and Mary in Virginia at Williamsburg

· · · · · · · · · · · · · · · · · · ·	
For maintenance and operation of the College of William and Mary in Virginia at Williamsburg	165,200 00
It is provided that out of this appropriation of one hundred and sixty-five thousand two hundred dollars shall be ex- pended, not exceeding:	
For the purpose of meeting the requirements of the Federal Smith-Hughes Act, a sum sufficient. For construction of new dormitory for women. \$ 75,000 00 For equipment for new dormitory for women. 15,000 00 For equipment for library	
It is hereby further provided that the Board of Visitors of the College of William and Mary in Virginia shall have power to fix, in their discretion, the rates for board, washing, lights and fuel, notwithstanding anything to the contrary contained in the provisions of chap. 40 of the Code of Virginia (1919).	
Co-operative Educational Association of Virginia	
For promoting rural school and civic improvement	\$ 3,500 00
It is provided, however, that this appropriation of three thousand five hundred dollars shall be inclusive of all sums received by the Co-operative Educational Association of Virginia from the Commonwealth of Virginia, and in lieu of any and all contributions from the respective State departments, institutions or other State agencies.	
Legislative Reference Bureau	
For assistance in preparing legislation	\$ 9,351 00
Out of this appropriation of nine thousand three hundred and fifty-one dollars shall be paid the following salaries only:	
Director \$ 3,000 00	
Assistant to director, not exceeding 2,400 00	-
Stenographer, not exceeding	
Medical College of Virginia at Richmond	

For maintenance and operation of the Medical College of Virginia at Richmond.......



45,000 00

State Board of Education

For salary of Superintendent of Public Instruction (without fees; the fees collected by him to be paid into the general fund of the	
State treasury)	4,000 00
For traveling expenses of the Superintendent of Public Instruction.	1,200 00
For traveling expenses of division superintendents' conference	1,000 00
For office rent for State Board of Education	2,000 00
For premiums on official bonds of clerks in the office of the Super- intendent of Public Instruction, in accordance with the pro-	
visions of sec. 325 of the Code of Virginia (1919)	15 00
For maintenance of public free schools	1,532,850 00

Out of this sum of four hundred thousand dollars segregated to the establishment and maintenance of rural elementary schools, the State Board of Education may use not exceeding twenty-five thousand dollars for the establishment and maintenance of vacation schools in such sections of the State as the State Board of Education may deem wise and proper.

It is provided, however, that the entire monies in this whole appropriation of one million five hundred and thirtytwo thousand eight hundred and fifty dollars shall be apportioned by the State Board of Education as prescribed by the Constitution of Virginia to the public free schools of the several counties and cities of the Commonwealth; provided further, however, that the said Board of Education shall not apportion any of the said fund to any county or city unless said county or city pay out of local funds at least twenty per centum of the teachers' salaries in the said county or city; and provided further, however, that in exceptional cases the State Board of Education may except from this rule a county which is unable to pay more than ten per centum of the teachers' salaries; and provided further that the schools are conducted for a term of not less than seven months, or for a period at least twenty days longer than the term of the previous session, or for a period satisfactory to the State Board of Education; and provided further that no portion of this fund shall be paid to any county or city in which the aggregate city or county tax for schools amounts to less than fifty cents on the one hundred dollars; that the board of supervisors of each county and the council of each city, in the event that the maximum school levy or appropriation allowed under the law shall not yield a sum of money necessary for the purposes herein specified, is authorized, as provided by sec. 141 of the Constitution of Virginia, and secs. 740, 741 and 781 of the Code of Virginia (1919) to make appropriations to meet the conditions herein proposed.

tions to meet the conditions herein proposed.		
For maintenance of public high schools	200,000 00	Ú
It is provided that out of this appropriation of two hundred thousand dollars for public high schools, an amount, not to exceed fifteen thousand dollars, may be used by the State Board of Education to encourage the teaching of home economics in such schools.		
For use exclusively for the promotion of vocational education in agriculture and in the trades, home economics and industries in high schools and for the preparation of teachers of vocational subjects, as provided by the Act of Congress approved February 23, 1917 (Public Act No. 347 Sixty-fourth Congress) to be expended under rules and regulations of the State Board of Education, in accordance with provisions of sec. 6 of the Act approved February 23, 1918 (Acts of Assembly, 1918, chap. 73, sec. 6, pp. 132-133)	87,577 7:	2
For maintenance of summer normal schools and institutes, not exceeding	10,000 0	0
It is provided, however, that no Virginia teacher shall be charged tuition in normal schools or institutes, receiving support out of this appropriation; and it is further provided that no part of this appropriation shall be turned over to any educational institution receiving appropriations from the State for maintenance of summer schools.		
For maintenance of libraries in public schools in accordance with provisions of secs. 754 and 755 of the Code of Virginia (1919)	3,000 0	0
For school teachers' pension fund for the retirement of public school teachers in accordance with the provisions of chap. 36 of the Code of Virginia (1919)	\$ 10,000 O	0
For maintenance of agricultural high schools	25,000 0	
I OF HIGHINGHARDS OF ARTHURIDITION BURGOODS	20,000 0	J

It is provided, however, that this appropriation of twenty-five thousand dollars shall be used for the maintenance and equipment of agricultural high schools in Virginia and for betterments and for additional dormitory space in such schools, and for extension work in agriculture, gardening, canning and domestic science, as may be needed, to be expended under the direction and supervision of the State Board of Education.

For maintenance of public free schools to be paid from the proceeds of special taxes segregated by law to the support of the public free schools as estimated by the Auditor of Public Accounts; provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury, \$2,696,320 00

paid out of the general fund of the State treasury, \$2,		
Total for the State Board of Education (out of t fund of the State treasury)		\$ 1,876,642 72
State Library at Richmond		
For expenses of administration of the State Library at Ri	chmond	4,937 50
Out of this appropriation of four thousand nine and thirty-seven dollars and fifty cents shall be pail lowing salaries only:		
State Librarian\$ Secretary and stenographer to the State Librarian, not exceeding	3,000 00 1,320 00	
For maintenance of traveling libraries		2,255 00
Out of this appropriation of two thousand two hu fifty-five dollars shall be paid the following salary of Director, not exceeding\$,
For maintenance of archives department		2,875 00
Out of this appropriation of two thousand eight huseventy-five dollars shall be paid the following salari State Archivist, not exceeding		
For maintenance of general library		16,598 26
Out of this appropriation of sixteen thousand fiv and ninety-eight dollars and twenty-six cents shall b following salaries and wages only:	e hundred e paid the	3,732 20
Assistant State Librarian	2,500 00	
Reference librarian, not exceeding Cataloger, not exceeding	1,600 00 1,200 00	
Assistant in charge of serials and indexer, not	1,200 00	
exceeding\$	1,020 00	
Doorkeeper and janitor, not exceeding	1,020 00	
Additional employes, not exceeding	3,816 00	
For publications		3,750 00
And it is hereby further provided that all fees revenues segregated to the Library Fund in accord sec. 349 of the Code of Virginia (1919), and all other revenues hereafter collected by the State Library else	ance with r fees and	

And it is hereby further provided that all fees and other revenues segregated to the Library Fund in accordance with sec. 349 of the Code of Virginia (1919), and all other fees and revenues hereafter collected by the State Library shall be paid into the general fund of the State treasury; and the said Library Fund be and the same is hereby abolished.

It is hereby further provided that the balance standing to the credit of the Library Fund at the close of business on February 29, 1920, be and the same is hereby converted into the general fund of the State treasury.

general fund of the State treasury.	
Total for the State Library at Richmond	\$ 30,415 76
State Museum at Richmond	
For exhibiting museum collections of the Commonwealth	\$ 1,600 00
Out of this appropriation of one thousand six hundred dollars shall be paid the following salary only: Custodian, not exceeding	
University of Virginia at Charlottesville	
For maintenance and operation of the University of Virginia at Charlottesville	211,000 00
Out of this appropriation of two hundred and eleven thousand dollars it is provided that there shall be set aside a sum sufficient to pay the interest accruing on the existing interest-bearing debt of the University, and to constitute the sinking fund in accordance with the provisions of sec. 820 of the Code of Virginia (1919)\$ 11,605 00	
It is further provided that out of this appropriation of two	•

It is further provided that out of this appropriation of two hundred and eleven thousand dollars there shall be expended, not exceeding:

For equipment for library\$	4,500	00
For equipment for engineering laboratory	2,000	00
For maintenance and operation of the Univer-	•	
sity of Virginia Hospital, including free		
treatment, care and maintenance of Vir-		
ginia patients	40,000	00
For household, medical and laboratory equip-	,	
ment for the University of Virginia Hos-		
pital	9,000	00
For making loans to students	1,000	00
For installation of new heating plant unit	30,000	00
For rebuilding old chemical building	12,500	00

This appropriation of two hundred and eleven thousand dollars is made upon the condition that the University of Virginia shall give instruction to properly prepared white students of the State of Virginia in accordance with the provisions of sec. 819 of the Code of Virginia (1919); with the proviso that there shall be no charge for tuition or University

fee in the academic department of more than ten (\$10.00) dollars, which ten dollars shall cover all the items covered by the former University fee of forty (\$40.00) dollars, but shall not interfere with the ten (\$10.00) dollars contingent deposit.

Virginia Agricultural and Mechanical College and Polytechnic Institute at Blacksburg

For maintenance and operation of the Virginia Agricultural and Mechanical College and Polytechnic Institute at Blacksburg. \$ 199,925 00

7,050 00

It is further provided that out of this appropriation of one hundred and ninety-nine thousand nine hundred and twenty-five dollars there shall be expended, not exceeding:

For the purpose of meeting the requirements of the Federal Smith-Hughes Act. a sum sufficient.

8,200 00
-
5,500 00
3,000 00
500 00
5,000 00
2,000 00
1,500 00
2,000 00
500 00
300 00
1,200 00

4.900 00

Extension Division

Extension Division	
For the Extension Division of the Virginia Agricultural and Mechanical College and Polytechnic Institute at Blacksburg for the purpose of conducting demonstration work in the State of Virginia or in the several counties therein in connection and cooperation with the United States Department of Agriculture, under the provisions of the Federal Smith-Lever Act and other Federal Acts for extension work	163,611 69
Virginia Agricultural Experiment Station at Blacksburg	
For maintenance and operation of the Virginia Agricultural Experiment Station at Blacksburg and the several county experiment stations under its control, and for carrying out the provisions of the Act approved March 15, 1906 (Acts of Assembly 1906, chap. 226, pp. 386-387) in accordance with sec. 932 of the Code of Virginia (1919)	30,000 00
It is provided that out of this appropriation of thirty thousand dollars there shall be expended, not exceeding: For equipment for use in experimentation in agricultural development	
Virginia Military Institute at Lexington	•
For maintenance and operation of the Virginia Military Institute at Lexington	70,600 00
Out of this appropriation of seventy thousand six hundred dollars it is provided that the traveling expenses of the board of visitors, except the Adjutant General and the Superintendent of Public Instruction shall be paid, not exceeding	
It is further provided that out of this appropriation of seventy thousand six hundred dollars there shall be expended, not exceeding: For making loans to students	
Virginla Normal and Industrial Institute at Petersburg	
For maintenance and operation of the Virginia Normal and Industrial Institute at Petersburg	45,700 00
It is provided that out of this appropriation of forty-five thousand seven hundred dollars there shall be expended, not	

exceeding:

For the purpose of meeting the requirements of t Smith-Hughes Act, a sum sufficient. For equipment for use in education in academic	he Federal	
and normal courses\$	1,590 00	
For equipment for use in education in agri-	1,000 00	
culture	1,095 00	
For equipment for use in education in home	_,000	
economics	800 00	
For equipment for use in education in indus-		
trial arts	200 00	
For equipment for use in operation of farm	575 00	
For equipment for use in operation of hos-		
pital	225 00	
For equipment for use in operation of laundry.	500 00	
For equipment for library	350 00	
For purchase of river bottom property, con-	333 33	
sisting of approximately 35 acres	4,000 00	
For barn building	1,500 00	
to som salang.	2,000 00	
Virginia Normal School Board		
For supervision of the State normal schools for women.	\$	2,500 00
Out of this appropriation of two thousand five hundred dollars shall be paid the traveling expenses of the members of the Virginia Normal School Board; and no part of the appropriations to the several normal schools shall be used for this purpose, not exceeding	600 00	
It is further provided that out of this appropriate thousand five hundred dollars shall be paid the following aries, wages and special compensations only: Secretary-Auditor, not exceeding		·
State Normal School for Women at East	Radford	
For maintenance and operation of the State Normal Women at East Radford		61,800 00
It is provided that out of this appropriation of thousand eight hundred dollars there shall be expend ceeding: For equipment for use in education in profes-		
sional and collegiate courses\$	1,500 00	
For equipment for library	1,000 00	
For equipment for use in maintenance of stu-	2,000 00	
dents and employes	2,500 00	
donts and omprojos	_,000 00	

For making loans to students	
State Normal School for Women at Farmville	
For maintenance and operation of the State Normal School for Women at Farmville	86,100 00
It is provided that out of this appropriation of eighty-six thousand one hundred dollars there shall be expended, not ex- ceeding:	
For equipment for use in education in professional and collegiate courses\$ 1,500 00 For equipment for library	
State Normal School for Women at Fredericksburg	
For maintenance and operation of the State Normal School for Women at Fredericksburg\$	56,300 00
It is provided that out of this appropriation of fifty-six thousand three hundred dollars there shall be expended, not ex- ceeding:	
For equipment for library \$ 800 00 For making loans to students 500 00 For erection of fifty thousand gallon water tank and tower 3,500 00	
State Normal School for Women at Harrisonburg	
For maintenance and operation of the State Normal School for Women at Harrisonburg	97,000 00
It is provided that out of this appropriation of ninety-seven thousand dollars there shall be expended, not exceeding:	01,000 00
For the purpose of meeting the requirements of the Federal Smith-Hughes Act, a sum sufficient.	
For equipment for library \$ 500 00 For making loans to students 600 00	
For improvements to grounds and walks 1,000 00 For equipment for heating and laundry plant. 22,000 00	
For improvements to heating system 11,500 00	



Virginia School for the Deaf and Blind at Staunton

For maintenance and operation of the Virginia School for the Deaf and Blind at Staunton	75 ,400 00
It is provided that out of this appropriation of seventy-five thousand four hundred dollars there shall be expended, not exceeding: For fencing	
Virginia State School for Colored Deaf and Blind Children at Newport News	
For maintenance and operation of the Virginia State School for Colored Deaf and Blind Children at Newport News\$	33,000 00
Virginia War History Commission	
For preparing war history of Virginia	5,000 00
AGRICULTURAL	
Department of Agriculture and Immigration	
For expenses of administration of the Department of Agriculture and Immigration	6,350 00
Out of this appropriation of six thousand three hundred and fifty dollars there shall be paid the following salaries only: Commissioner of Agriculture and Immigration (without fees; the fees collected by him to be paid into the general fund of the State treasury)	
For advertising to promote immigration	2,490 00
It is further provided that out of the fees and taxes collected for the support of the Department of Agriculture and Immigration, but not out of the general fund of the State treasury, there shall be expended, not exceeding: For expenses of administration of the Department of Agriculture and Immigration, exclusive of the salaries of the Commissioner of Agriculture and Immigration and the Assistant Commissioner and Editor\$ 21,220 00	

House Document No. 4

For inspection of fertilizers, lime and seeds, as provided by law 14,770 00	
For publicity for agricultural advancement. 17,250 00	
For testing of seeds, and identification of plants and plant diseases, as provided by law	
For testing of fertilizers, lime and minerals, as provided by law	
For licensing commission merchants, in accordance with the provisions of secs. 1257-1263, inclusive, of the Code of Virginia (1919)	
For maintenance and operation of experiment stations in Augusta, Charlotte and Henry counties for experimentation in agricultural development	
Total for the Department of Agriculture and Immigration (out of the general fund of the State treasury)\$	8,840 00
Dairy and Food Division	
For expenses of the administration of the Dairy and Food Division\$	6,800 00
Out of this appropriation of six thousand eight hundred dollars shall be paid the following salaries and expenses only: Dairy and Food Commissioner, salary\$ 3,000 00 Assistant Commissioner, salary 2,600 00 Traveling expenses of the Dairy and Food Commissioner and Assistant Commissioner, not exceeding	
For prevention of bovine tuberculosis, to be expended in accord- dance with the provisions of sec. 1225 of the Code of Virginia (1919)	21,000 00
For enforcing the cold storage law, in accordance with the provisions of the Act approved September 9, 1919 (Acts of Assembly, 1919, Extra Session, chap. 55, pp. 87-92)	6,320 00
It is further provided that out of the fees and taxes collected for the support of the Dairy and Food Division, but not out of the general fund of the State treasury, there shall be expended, not exceeding:	0,320 00
For expenses of administration of the Dairy and Food Division, exclusive of the salaries and traveling expenses of the Dairy and Food Commissioner and the Assistant Commissioner	

For inspection and development of dairies\$ 11,400 00 For enforcing pure food and feeding stuffs laws 24,000 00	
Total for the Dairy and Food Division (out of the general fund of the State treasury)	34,120 00
Division of Markets	
For collecting and disseminating market information, to be expended in accordance with sec. 1256 of the Code of Virginia (1919)	10,000 00
State Board of Crop Pest Commissioners	
For furnishing protection from crop pests	14,785 00
Out of this appropriation of fourteen thousand seven hundred and eighty-five dollars shall be paid the following salaries, wages and special compensations only: State Entomologist	
For eradication of the oriental moth pest	3,015 00
Out of this appropriation of three thousand and fifteen dollars shall be paid the following salary only: Associate Entomologist, not exceeding\$ 2,000 00 It is hereby provided that all receipts of the State Board of Crop Pest Commissioners from the registration and certification of nurseries, segregated by the Auditor of Public Accounts in a special fund and paid over from time to time to the State Board of Crop Pest Commissioners in accordance with secs. 882 and 883 of the Code of Virginia (1919), in regulating the sale of nursery stock in Virginia, and all other fees and revenues hereafter collected by the State Board of Crop Pest Commissioners shall be paid into the general fund of the State treasury; and the special segregated fund from the receipts from the registration and certification of nurseries be and the same is hereby abolished; and it is hereby further provided that the balance standing to the credit of the said fund at the close of business on February 29, 1920, be and the same is hereby converted into the general fund of the State treasury.	

Total for the State Board of Crop Pest Commissioners.... \$ 17,800 00

State Live Stock Sanitary Board

For protecting live stock from diseases	21,370 00
Out of this appropriation of twenty-one thousand three hundred and seventy dollars shall be paid the following salaries, wages and special compensations only: State Veterinarian	·
Assistant Veterinarian, not exceeding	
Virginia State Dairymen's Association	
For promoting dairy development and furthering the interests of dairying in Virginia	\$ 500 00
It is provided, however, that this appropriation of five hundred dollars shall be inclusive of all sums received by the Virginia State Dairymen's Association from the Common- wealth of Virginia, and in lieu of any and all contributions from the respective State departments, institutions or other State agencies.	
Virginia State Horticultural Society	
For promoting horticultural development and furthering the interests of horticulture in Virginia	\$ 4,500 00
It is provided, however, that this appropriation of four thousand five hundred dollars shall be inclusive of all sums received by the Virginia State Horticultural Society from the Commonwealth of Virginia, and in lieu of any and all contributions from the respective State departments, institutions or other State agencies.	
Virginia Truck Experiment Station at Norfolk	
For experimentation in truck crop development	\$ 20,000 00
Out of this appropriation of twenty thousand dollars shall be paid the following salaries and wages only:	
Director \$ 3,500 00 Assistant horticulturist 2,500 00	
Assistant pathologist	
Assistant horticulturist, not exceeding 1,500 00	
Farm foreman, not exceeding	
Clerk and stenographer, not exceeding	
For experimentation in truck crop development on the Eastern	
Shore of Virginia	2,000 00

It is provided, however, that no part of the above appropriation of twenty thousand dollars for the Virginia Truck Experiment Station at Norfolk shall be available until the control and management of the Station shall be placed under a special governing board created by law, and the Southern Produce Company has conveyed in fee or leased free of rent to the Commonwealth for a period of years fixed by law the property on which the said Station is now located; and it is further provided that no part of the above appropriation of two thousand dollars for the operation of a branch station on the Eastern Shore of Virginia shall be available until the control and management of the Eastern Shore Experiment Station, located at Onley, shall be placed under the governing board of the Virginia Truck Experiment Station at Norfolk, to be created by law, and the property on which the said branch station is now operated, or some other suitable property, has either been conveyed to the State in fee or is leased to it free of rent for a period of years fixed by law.

Total for the Vi	irginia Truck	Experiment Station a	t Nor-	
folk			\$	22,000 00

CARE OF DEFECTIVES AND DEPENDENTS

Board of Charities and Corrections

For expenses of administration of the Board of Charities and Corrections	7,830 00
Out of this appropriation of seven thousand eight hundred and thirty dollars shall be paid the following salaries and wages only: Secretary	•
For placing and supervising children in homes and institutions	4,170 00
Out of this appropriation of four thousand one hundred and seventy dollars shall be paid the following salaries and special compensations only: Agent, not exceeding	
For protecting and supervising feeble-minded persons in homes, under provisions of sec. 1903 of the Code of Virginia (1919); and for after-care of mentally defective persons, and for the inspection of prisons	2,500 00
Out of this appropriation of two thousand five hundred dollars shall be paid the following salary only: Special agent, not exceeding	
Total for the Board of Charities and Corrections	14,500 00

Commissioner of State Hospitals

For administration of the State hospitals for the insane and the State Colony for Epileptics and the Feeble-minded	2,700 00
Out of this appropriation of two thousand seven hundred dollars shall be paid the following salary only: Commissioner of State Hospitals	
It is provided, however, that no part of the annual appropriation for any hospital or for the State Colony for Epileptics and the Feeble-Minded shall be used for any expense of the Commissioner of State Hospitals.	
Central State Hospital at Petersburg	
For maintenance and operation of the Central State Hospital at Petersburg\$	453,000 00
It is provided that out of this appropriation of four hundred and fifty-three thousand dollars the following salaries shall be paid: Superintendent\$4,000 00	
It is provided, however, that for any buildings belonging to the Hospital which the superintendent may occupy he shall pay therefore such rental as may be fixed by the special board of directors of the Central State Hospital.	
Steward\$ 2,000 00	

Steward	2,000 00
Clerk and bookkeeper (who shall perform the	
duties of secretary to the special board	
of directors), not exceeding	1,800 00
Storekeeper, not exceeding	1,200 00
Stenographers (2), not exceeding	1,800 00
First assistant physician	2,400 00
Second assistant physician	2,000 00
Third assistant physician and bacteriologist.	2,400 00
Fourth assistant physician	1,600 00
Engineer	1,200 00

It is provided, however, that the officers of the Central State Hospital, except the superintendent, hall receive in addition to the respective salaries specified above their board and lodging at the hospital, but shall not receive any additional perquisites or amplyments.

It is further provided that out of this appropriation of four hundred and fifty-three thousand dollars there shall be expended, not exceeding:

•		
For new building for feeble-minded\$ For equipment of new building for feeble-	40,000 00	
minded	2,000 00	
For concrete dairy	4,000 00	
For concrete floor general male dining room	975 00	
Eastern State Hospital at Williamsk	ourg	
For maintenance and operation of the Eastern State H Williamsburg	-	00
It is provided that out of this appropriation of one and seventy-six thousand seven hundred dollars the salaries shall be paid:		
Superintendent\$	2,500 00	
It is provided, however, that for any belonging to the Hospital which the super may occupy, he shall pay therefore such rent be fixed by the special board of directors of ern State Hospital.	rintendent tal a3 may	
Steward	1,500 00	
not exceeding	1,200 00	
Stenographer, not exceeding	720 00	
First assistant physician	1,800 00	
Second assistant physician	1,500 00	
Third assistant physician and bacteriologist.	1,200 00	
Engineer	1,200 00	
It is provided, however, that the offic Eastern State Hospital, except the super shall receive in addition to the respective sale fied above, their board and lodging at the but shall not receive any additional per- emoluments.	intendent, aries speci- e hospital,	
It is further provided that out of this appropriat hundred and seventy-six thousand seven hundred dol shall be expended, not exceeding: For equipment for use in operation of hospital.\$	1,500 00	
For bake shop	5,000 00	
Southwestern State Hospital at Mai	rion	
For maintenance and operation of the Southwestern State		
It is provided that out of this appropriation of or and fifty-three thousand three hundred dollars the salaries shall be paid: Superintendent\$		
oupermochuem	0,000	



It is provided, however, that for any buildings belonging to the Hospital which the superintendent may occupy, he shall pay therefor such rental as may be fixed by the special board of directors of the Southwestern State Hospital.

Steward\$	1,500 00
Clerk (who shall perform the duties of secre-	
tary to the special board of directors), not	
exceeding	1,200 00
Stenographer, not exceeding	720 00
First assistant physician	2,200 00
Second assistant physician	1,800 00
Bacteriologist	1,500 00
Engineer and electrician	1,200 00

It is provided, however, that the officers of the Southwestern State Hospital, except the superintendent, shall receive in addition to the respective salaries specified above, their board and lodging at the Hospital, but shall not receive any additional perquisities or emoluments.

It is further provided that out of this appropriation of one hundred and fifty-three thousand three hundred dollars there shall be expended, not exceeding:

For equipment for use in operation of hospital \$	525 00
For hydrotheropeutic outfit	2,500 00
For equipment for use in operation of farm	1.500 00

Western State Hospital at Staunton

For maintenance and	operation of the	Western State	Hospital at	•
Staunton				\$ 210,000

It is provided that out of this appropriation of two hundred and ten thousand dollars the following salaries shall be paid:

Superintendent......\$3,600 00

It is provided, however, that for any buildings belonging to the Hospital which the superintendent may occupy, he shall pay therefor such rental as may be fixed by the special board of directors of the Western State Hospital.

Steward	1,600 00
Clerk (who shall perform the duties of secre-	
tary to the special board of directors),	-
not exceeding	1,320 00
Stenographer, not exceeding	900 00
First assistant physician	2,400 00
First assistant physician (female)	2,200 00
Second assistant physician and druggist	2,000 00

00

Second assistant physician (female)\$	1,800 00
Bacteriologist	1,50Ò 00
Engineer and electrician	1,200 00

It is provided, however, that the officers of the Western State Hospital, except the superin endert, shall receive in addition to the respective salaries specified above, their board and lodging at the hospital, but shall not receive any additional perquisites or emoluments.

It is further provided that out of this appropriation of twohundred and ten thousand dollars there shall be expended, not exceeding:

For equipment for use in operation of hospital. \$2,000 00 For completion of Tredway building...... 5,000 00

State Colony for Epileptics and the Feeble-minded at Madison Heights

For maintenance and operation of the State Colony for Epileptics and the Feeble-minded at Madison Heights......

110,750 00

It is provided that out of this appropriation of one hundred and ten thousand seven hundred and fifty dollars the following salaries shall be paid:

Superintendent.....\$ 3,000 00

It is provided, however, that for any buildings belonging to the Colony which the superin endent may occupy, he shall pay therefor such rental as may be fixed by the special board of directors of the State Colony i r Epileptics and the Feeble-minded.

It is provided, however, that the officers of the State Colony for Epileptics and the Feeble-minded, except the superintendent, shall receive in addition to the respective salaries specified above, their board and lodging at the Colony, but shall not receive any additional perquisites or emoluments.

It is further provided that out of this appropriation of one hundred and ten thousand seven hundred and fifty dollars there shall be expended, not exceeding:

For equipment for use in operation of hos-		
pital	600 00	
dry	1,250 00	
For equipment for use in operation of power		
plant	250 00	
For construction of road from the Colony to county road	600 00	
For painting dormitories.	500 00	
For equipment for use in operation of farm	150 00	
For operation of school	1,750 00	
Home for Needy Confederate Women at Ric	chmond	
For care of needy Confederate women in accordance with profession of the Act approved March 4, 1914, (Acts of Assemb		
chap. 40, p. 60)		10,000 00
Memorial Hospital at Richmond		
For maintenance and operation of the Memorial Hospital		
mond, for the free treatment, care and maintenance of		
patients		25,000 00
R. E. Lee Camp Soldiers Home at Richm	ond	
For maintenance and operation of the R. E. Lee Camp		50 500 00
Home at Richmond		72,500 00
For providing for incidental personal expenses of Confeder erans, a monthly allowance of \$2.00 to each inmate of t Lee Camp Soldiers Home at Richmond, in accordance	he R. E.	6,000 00
For relief of needy Confederate Veterans afflicted with co	ntagious	
diseases or cancer, in accordance with law		2,000 00
Total for the R. E. Lee Camp Soldiers Home at R	ichmond \$	80,500 00
Catawba Sanatorium near Salem		
For maintenance and operation of the Catawba Sanator		
Salem		135,824 00
It is provided that out of this appropriation of one and thirty-five thousand eight hundred and twenty-fou the following salaries shall be paid:	hundred ir dollars	
Business manager\$	3,000 00	
Bookkeeper, not exceeding	1,080 00	
Stenographer and clerk, not exceeding	840 00	
Resident physician	3,500 00	
First assistant resident physician	2,500 00	
Second assistant resident physician Third assistant resident physician	1,200 00 900 00	
Anna acciousite recidente pur cician	200 00	

It is provided, however, that for any buildings belonging to the Catawba Sanatorium which the business manager, resident physician and first assistant resident physician may occupy they shall pay therefor such rental as may be fixed by the State Board of Health; it is provided further that the officers of the Sanatorium, except the business manager, resident physician and first assistant resident physician, shall receive in addition to the respective salaries specified above their board and lodging at the Sanatorium, but shall not receive any additional perquisities or emoluments.

It is further provided that out of this appropriation of one hundred and thirty-five thousand eight hundred and twentyfour dollars there shall be expended, not exceeding:

For service building and nurses home\$	12,500 00
For filtration plant and pump house	3,500 00
For installation of central heating plant	6,500 00
For addition to patients dining room	1,250 00
For dairy barn	3,500 00
For maintenance of the convict road force at	
the Sanatorium	2.545 00

It is provided, however, that out of this appropriation of two thousand five hundred and forty-five dollars for maintenance of the convict road force at the Sanatorium there shall be paid the following salary only:

Sergeant, not exceeding...... \$ 1,200 00

Piedmont Sanatorium at Burkeville

For maintenance and operation of the Piedmont Sanatorium at Burkeville......

49,167 00

It is provided that out of this appropriation of fortynine thousand one hundred and sixty-seven dollars the foling salaries shall be paid:

Superintendent-physician	2,500 00
Clerk, not exceeding	1,200 00
Stenographer, not exceeding	600 00
Resident physician	1,500 00

It is provided, however, that for any buildings belonging to the Fiedmont Sanatorium which the superintendent-physician may occupy he shall pay therefor such rental as may be fixed by the State Board of Health; it is provided further that the officers of the Piedmont Sanatorium, except the superintendent-physician, shall receive in addition to the respective salaries specified above their board and lodging at the Sanatorium but shall not receive any additional perquisites or emoluments.

It is fo	urther provide	d that o	ut of	this approp	riation of
forty-nine	thousand on	e hundre	d and	sixty-sev	dollars
there shall be expended, not exceeding:					

For clearing wood land\$	250 00
For addition to women's building	5,000 00
For addition to men's building	2,500 00

Virginia Home for Incurables at Richmond

For the Virginia Home for Incurables at Richmond, for care of in-	
curables\$	4,000 00

CORRECTIONAL .

Industrial Home School for Wayward Colored Girls

For maintenance and operation of the Industrial Home School for	
Wayward Colored Girls at Peake, hereafter to be known as the	
Virginia Industrial School for Colored Girls\$	16,3

16,300 00

It is provided, however, that no part of this appropriation of sixteen thousand three hundred dollars for the Industrial Home School for Wayward Colored Girls at Peake, shall be available until the entire property of the institution is turned over to the State, and the control and direction of said school is vested, by law, in the Commonwealth of Virginia, under the name of the Virginia Industrial School for Colored Girls.

Laurel Industrial School (Prison Association of Virginia) at Laurel

For maintenance and operation of the Laurel Industrial School	
(Prison Association of Virginia) at Laurel, hereafter to be	•
known as the Virginia Industrial School for Boys\$	71,600 00

It is provided that out of this appropriation of seventy-one thousand six hundred dollars there shall be expended, not exceeding:

For equipment for use in administration of	
school\$	500 00
For equipment for use in operation of trade	
schools	500 00
For maintenance of public free school	3,400 00
For equipment for use in maintenance of in-	
mates	750 00
For laundry and boiler plant	15,000 00
For transportation of inmates in accordance	
with sec. 1956 of the Code of Virginia	
(1919)	2,000 00

It is further proyided, however, that no part of this appropriation of seventy. One thousand six hundred dollars for the Laurel Industrial School, now operated by the Prison Association of Virginia, shall be available until the entire property of the institution is turned over by the Prison Association of Virginia to the State, and the control and direction of the said School is vested, by law, in the Commonwealth of Virginia, under the name of the Virginia Industrial School for Boys.

The Penitentiary at Richmond

For expenses of administration	\$	17,220 00
Out of this appropriation of seventeen thousand of dred and twenty dollars shall be paid the following sale expenses only:		
Superintendent	3,000 00 1,600 00 6,000 00	
Clerk and Bertillon operator, not exceeding Bookkeeper, not exceeding Matron, not exceeding Assistant clerk, not exceeding	1,500 00 2,000 00 800 00 1,320 00	
Board of Directors, five members, at the rate of \$3.00 each per day for every day's attendance on the Board, provided that no director shall receive more than \$200.00 per annum; and provided further that out of this appropriation shall be paid the actual traveling expenses in addition to the per diem of the respective directors living outside the city of Richmond	1,000 00	
For guarding prisoners. Out of this appropriation of twenty-six thousand if dred dollars shall be paid the salaries of the interior a ior guards at The Penitentiary, not to exceed twenty	our hun- nd exter-	26,400 00
number, at an annual rate of compensation of not e one thousand and eighty dollars each, and not to be p absent on furlough for more than fifteen days in any whether sick or otherwise; and provided further that tute guards shall receive the same pay, when employe regularly employed guards.	exceeding aid when one year, at substi-	
For medical attention. Out of this appropriation of one thousand eight dollars shall be paid the following salary only: Surgeon, not exceeding		1,800 00
For imposing capital punishment	• • • • • • •	1,530 00

For transportation of prisoners	6,300 00	0
Clerk, not exceeding		
For maintenance of prisoners	42,710 0	0
For maintenance and operation of plant and buildings	8,740 0	0
For providing per diem allowance for prisoners in accordance with		
the provisions of the Act approved March 16, 1918 (Acts of As-		
sembly, 1918, chap. 301, pp. 474-476)	45,000 0	0
Total for The Penitentiary at Richmond \$	149,700 0	0

State Penitentiary Farm at Lassiter

For maintenance and	operation of the Sta	te Penitentiary Farm at	
Lassiter			34,400 00

It is provided that out of this appropriation of thirty-four, thousand four hundred dollars the following salaries shall be paid:

Superintendent\$	1,200	00
Bookkeeper, not exceeding	1,080	00
Surgeon, not exceeding	900	00
Guards (22), not exceeding \$720.00 each	15.840	00

It is provided, however, that out of this appropriation of fifteen thousand eight hundred and forty dollars the guards at the State Penitentiary Farm, not to exceed twenty-two in number, to be appointed by the superintendent thereof, shall not be paid when absent on furlough for more than fifteen days in any one year, whether sick or otherwise; and that substitute guards shall receive the same pay, when employed as regularly employed guards.

It is further provided that out of this appropriation of thirty-four thousand four hundred dollars there shall be expended, not exceeding!

It is provided, further, that all proceeds and income from the State farm, or so much thereof as may be necessary, shall be applied by the Board of Directors of The Penitentiary to the maintenance and operation of the State Penitentiary Farm, including the maintenance and care of the prisoners, the maintenance and operation of the hospital located on the said farm, of which a correct and itemized account shall be kept and reports thereof made, and included in the regular annual reports of the Board of Directors of The Penitentiary.

Virginia Home and Industrial School for Girls at Bon Air

For maintenance and	d operation of	f the Virginia	Home and	Industrial	
School for Girls	at Bon Air.			• • • • • • • • •	\$ 49 ,900 00

It is provided that out of this appropriation of forty-nine thousand nine hundred dollars the following salaries shall be paid:

Superintendent, not exceeding\$	2,400	00
Assistant superintendent, not exceeding	900	00
Physician, not exceeding	1,200	00
Farmer, not exceeding	1,080	00

It is further provided that out of this appropriation of forty-nine thousand nine hundred dollars there shall be expended, not exceeding:

For maintenance of public free school\$	1,200 00
For maintenance of probation home	3,070 00

Provided, however, that out of this appropriation of three thousand and seventy dollars the following salary shall be paid:

Superintendent of probation home, not exceeding..... \$ 720 00

For school and assembly building..... \$ 12,500 00

The Board of Directors of the Virginia Home and Industrial School for Girls at Bon Air are hereby authorized to receive white females from twelve to thirty years of age, convicted of misdemeanors, and committed to said school by the judges and justices of the Commonwealth of Virginia.

Virginia Manual Labor School (Negro Reformatory Association of Virginia) at Hanover

For maintenance and operation of the Virginia Manual Labor School (Negro Reformatory Association of Virginia) at Hanover, hereafter to be known as the Virginia Industrial School for Colored Boys.......

30,900 00

ı

It is provided that out of this appropriation of thirty thousand nine hundred dollars there shall be expended, not exceeding:

For maintenance of public free school...... \$ 1,200 00

It is further provided, however, that no part of the above appropriation of thirty thousand nine hundred dollars for the Virginia Manual Labor School at Hanover, shall be available until the entire property of the institution is turned over by the Negro Reformatory Association of Virginia to the State, and the control and direction of the said school is vested, by law, in the Commonwealth of Virginia, under the name of the Virginia Industrial School for Colored Boys.

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PUBLIC WORKS

Convict Lime Board

For the purchase of necessary, machinery and equipment for the establishment of an additional lime grinding plant to be located at some suitable and convenient place within the Commonwealth of Virginia in the discretion of the Convict Lime Board...... \$ 50,000 00

State Convict Road Force

For maintenance and operation of the State Convict Road Force, in accordance with chap. 87 of the Code of Virginia (1919).... \$

320,500 00

It is provided, however, that this appropriation of three hundred and twenty thousand five hundred dollars hereby made to the State Convict Road Force shall be inclusive of all funds to be used by the State Convict Road Force which are directly payable out of the general fund of the State treasury, including the expenses heretofore paid out of the appropriations out of the general fund of the State treasury for "criminal charges;" and it is further provided that the expenditures out of this appropriation of three hundred and twenty thousand five hundred dollars shall be made in accordance with the provisions of sec. 2081 of the Code of Virginia (1919).

State Highway Commission

For the State Highway Commission for supervising the State highway system in accordance with the provisions of the Act approved September 5, 1919 (Acts of Assembly, 1919, Extra Session, chap. 31, pp. 53-59)......

11,000 00

Out of this appropriation of eleven thousand dollars shall be paid the following salaries and special compensations only: Stenographer and clerk, not exceeding......\$ 1,200 00 Members of State Highway Commission (5), per diem of \$10.00 each, not exceeding \$1,000.00 each per annum..... 5,000 00

State Highway Department

For expenses of administration and engineering...... 310,310 00

Out of this appropriation of three hundred and ten thousand three hundred and ten dollars shall be paid the following salaries only:

State Highway Commissioner	5,000 00
Assistant Commissioner, not exceeding	4,000 00
Second Assistant Commissioner, not exceeding	3,300 00
Chief clerk, not exceeding	1,800 00

Secretary to the State Highway Commission- er, not exceeding	1 000 Å0
The state of the s	1,800 00 .67,560 00
	•
For construction and reconstruction of State highways an Federal aid	
For construction and maintenance of State and county hi	ghways 700,000 00
It is provided, however, that this appropriation hundred thousand dollars shall include four hundred dollars appropriated by the Act approved Septembe (Acts of Assembly, 1919, Extra Session, chap. 52, p payable during the year ending September 5, 1921, hereby re-appropriated and made payable during the ing February 28, 1922, instead of during the year entember 5, 1921; provided, further, that this appropriseven hundred thousand dollars shall be expended if ance with the provisions of chap. 88 of the Code of (1919), and the provisions of the Act approved Marc (Acts of Assembly, 1918, chap. 426, pp. 776-778).	thousand or 5, 1919 p. 79-80), which is year end- ding Sep- riation of n accord- Virginia
For construction and reconstruction of State highways an Federal aid, to be paid from the proceeds of special gregated by law, for the construction and reconstruction highways, as estimated by the Auditor of Public provided, however, that no part of this appropriation paid out of the general fund of the State treasury2,0	taxes, se- n of State Accounts; n shall be
For maintenance of State highways to be paid from the prospecial taxes, segregated by law, to the maintenance highways, as estimated by the Auditor of Public provided, however, that no part of this appropriation paid out of the general fund of the State treasury1,1	e of State Accounts; n shall be
Total for the State Highway Department (out of eral fund of the State treasury)	
CONSERVATION AND CUSTODIAN	SHIP
Commission of Fisheries	
0	
For expenses of administration	
Out of this appropriation of seventeen thousand t	
dred and fifteen dollars shall be paid the following sala Commissioner of Fisheries	nes only: 2,500 00
Shell-fish commissioner	1,800 00
Members of commission (3), at \$200.00 each	-, ••
• per annum	600 00
Engineer, not exceeding	2,500 00
Assistant engineer, not exceeding	1,800 00
Stenographer, not exceeding	1,200 00

Clerk, not exceeding.....

200 00

For protection of oyster beds and fish		44,985 00
Out of this appropriation of forty-four thousand r dred and eighty-five dollars shall be paid the following only:		
Captain of the "Maury," not exceeding\$ Engineer of the "Maury," not exceeding Captain of the "Tangier," not exceeding Engineer of the "Carlotta," not exceeding Engineer of the "Carlotta," not exceeding Captain of the "Carlotta," not exceeding Captain of the "Catharine," not exceeding Engineer of the "Catharine," not exceeding Engineer of the "Stranger," not exceeding Engineer of the "Stranger," not exceeding Captain of the "Katie," not exceeding Engineer of the "Katie," not exceeding Additional employes, not exceeding	2,000 00 1,800 00 1,080 00 900 00 1,260 00 1,080 00 1,080 00 900 00 900 00 1,080 00 1,080 00 900 00 7,940 00	
It is further provided that out of this appropri forty-four thousand nine hundred and eighty-five dolls shall be expended, not exceeding: For boat\$		
It is further provided that out of the total approprisixty-two thousand three hundred dollars, hereby made Commission of Fisheries, there shall be set aside a sum suff meet the expenditures provided for by sec. 3271 of the Codginia (1919).	e to the Scient to	
It also is further provided that all revenues collected Commission of Fisheries, all other laws or parts of laws to trary notwithstanding, shall be placed in the general fun State treasury; and it is provided further that the total artions of sixty-two thousand three hundred dollars, hereby the Commission of Fisheries, shall be paid out of the general functions of the State treasury.	the con- d of the opropria- made to	•
Total for the Commission of Fisheries	: \$	62,300 00
Registrar of the Land Office		
(Ex-officio Superintendent of Grounds and Public B and Superintendent of Weights and Measure	~	
For providing ice, fuel, light and water for the Capitol and Buildings, Governor's House and power plant For issuing and recording instruments of title to public accordance with law		16,000 00 4,335 00
Out of this appropriation of four thousand three and thirty-five dollars shall be paid the following salar		-

	Registrar of the Land Office\$ Clerk, not exceeding	3,000 00 1,320 00	
For m	aintenance and operation of grounds and public buil	ldings\$	34,465 00
	Out of this appropriation of thirty-four thousand ed and sixty-five dollars shall be paid the followin ly:		
	Elevator conductors and watchmen at Library Building(2), not exceeding \$1,200.00 each.\$ Night watchman at Library Building, not ex-	2,400 00	
	ceeding	1,200 00	
	Janitors at Library Building (2), not exceed-		
	in \$1,000.00 each	2,000 00	
	Engineer and electrician, not exceeding	2,000 00	
	Engineers at power plant (2), not exceeding \$1,500.00 each	2 000 00	
	Firemen at power plant (3), not exceeding	3,000 00	
	\$1,200.00 each	3,600 00	
	Capitol policemen (6), not exceeding \$1,200.00	0,000 00	
	each	7,200 00	
	Janitors at Capitol Building (3), not exceed-	.,====	
	ing \$1,000.00 each	3,000 00	
	Elevator conductors and watchmen at Capitol		
	Building (2), not exceeding \$1,200.00 each Substitutes for elevator conductors at the Capitol and Library buildings, and engi- neers and firemen at the Power plant, while	2,400 00	
	on leave of absence, with pay, not exceeding	600 00	
	It is further provided that out of this appropirty-four thousand four hundred and sixty-five dollall be expended, not exceeding:		
	For equipment for maintenance and operation of grounds and buildings	520 00	
	Total for the Registrar of the Land Office		54,800 00
	State Geological Commission		
For de	evelopment of the mineral and forestry resources of	the Com-	
m	onwealthOut of this appropriation of eight hundred dollar aid the following salary only:	\$	800 00
	Secretary of the State Geological Commission ceeding	n, not ex- 300 00	

State Forester

State Forester	
For protection and development of the forest resources of the Commonwealth in accordance with the provisions of chap. 28 of the Code of Virginia (1919)	16,670 00
	10,070 00
Out of this appropriation of sixteen thousand six hundred and seventy dollars shall be paid the following salaries and	
wages only:	
State Forester	
Assistant State Forester 2,200 00	
Assistant Forester, not exceeding 1,800 00	
Stenographer, not exceeding	
Additional employes, not exceeding 3,825 00	•
State Geological Survey	
For geological surveying, in accordance with secs. 828 to 833, inclusive, of the Code of Virginia (1919)	13,000 00
Out of this appropriation of thirteen thousand dollars shall	•
be paid the following salaries and wages only:	
State Geologist \$ 2,000 00	
Assistant State Geologist	•
Clerk, not exceeding	
Additional employes, not exceeding 1,875 00	
For topographic mapping in co-operation with the United States	
Geological Survey	5,000 00
Total for the State Geological Survey \$	18,000 00
EXAMINING AND LICENSING	
State Board of Pharmacy	
For regulating the practice of pharmacy in accordance with the provisions of chap. 70 of the Code of Virginia (1919)	5,625 00
Out of this appropriation of five thousand six hundred and twenty-five dollars shall be paid the following salaries and special compensations only:	٠.
Secretary and treasurer\$ 2,500 00	
Stenographer, not exceeding 720 00	
Members of Board, per diem, in accordance	
with provisions of sec. 1670 of Code of Vir-	
ginia (1919), not exceeding	
Additional employes, not exceeding 100 00	
MISCELLANEOUS	
MISCELLANEOUS Board of Commissioners for the Promotion of Uniformity of Legislation in the United States	

Confederate Memorial Associations

For caring for the graves of Confederate dead, in accordance with the provisions of the Act approved March 16, 1918 (Acts of Assembly, 1918, chap. 306, pp. 480-481), a sum sufficient \$ 2	e, 6 00 00
Travelers Aid Society of Danville	•
For the Travelers Aid Society of Danville, for providing aid for	700.00
travelers\$	500 00
Travelers Aid Society of Norfolk	
For the Travelers Aid Society of Norfolk, for providing aid for	E00 00
travelers \$ 1,	500 00
Travelers Aid Society of Petersburg	
For the Travelers Aid Society of Petersburg, for providing aid for	
travelers\$1,	000 00
Travelers Aid Society of Virginia at Richmond	
For the Travelers Aid Society of Virginia at Richmond, for providing aid for travelers \$ 1,	,500 00
Virginia State Fair Association	
For the Virginia State Fair Association, Inc., for providing State premiums, which is to be applied towards the payment of said premiums upon the agricultural, horticultural, live-stock and poultry exhibits to be offered in the name of the Commonwealth of Virginia at the annual exhibitions of said Association \$ 5, It is provided, however, that the Governor of Virginia, and four others, to be appointed by him, two from the State Board of Agriculture and Immigration, and two from the board of directors of the Virginia State Fair Association, Inc., shall constitute a committee of five to determine the number, amount and character of premiums provided for in this appropriation of five thousand dollars. The said committee shall receive no compensation for their services. It is provided further that the appropriation of five thousand dollars hereby made shall be subject to payment to the Virginia State Fair Association, Inc., upon order of the committee, herewith provided for, by warrant of its chairman.	,000 00

Total appropriations out of the general fund of the State

treasury for the year ending February 28, 1922...... \$10,728,136 77

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2. The appropriations provided for in this act for making loans to students at the several State institutions shall be expended, upon such terms, and according to such rules, as may be prescribed by the respective governing boards of the institutions for which the appropriations are made, in making loans to needy and deserving students of talent and character from Virginia in the academic departments in said institutions for the purpose of aiding these to obtain an education at such institutions, who might not be able otherwise to do so. Such loans shall not exceed \$100.00 in any one session to the same student; and they shall be made to said students upon such terms, as to time and security, as the authorities of the respective institutions shall determine in each case; provided, however, that the rate of interest charged said students on such loans shall be 4 percentum per annum.

The said State students' loan funds shall be preserved from depletion by the said institutions; and, together with the repayment and accretions thereto, shall be held and used for the purpose specified in this act and no other; and each of the said institutions shall annually, not later than July in each year thereafter, file in the office of the Superintendent of Public Instruction a statement, in detail, showing for the year past the amounts received by said funds, or the loans made, to whom made, and upon what terms, the amount of the corpus of said fund, the amounts repaid to said funds, and from whom, and any other information deemed pertinent by the institution so reporting, or which may have been requested by the Superintendent of Public Instruction.

The Auditor of Public Accounts shall make no payment to any of the said institutions on account of the said students' loan funds unless and until the institution applying for such payment shall have furnished the said Auditor of Public Accounts a certificate from the Superintendent of Public Instruction that such institution has complied in all respects with the foregoing requirements of this act in relation thereto.

The State Accountant shall annually audit and exhibit in his annual report the account of the said funds at each of the said institutions.

3. All public revenue received into the State treasury within the two appropriation years provided for in this act, with the ex-

ception of the revenues segregated by law to special purposes, and the balance of the appropriations made by previous acts of the General Assembly unexpended at the close of business on the twenty-ninth day of February, nineteen hundred and twenty, which unexpended balances are hereby declared to be lapsed into the State treasury, are hereby designated the general fund of the State treasury of the Commonwealth of Virginia, and shall be used for the payment of the appropriations provided for in this act, subject to the limitations and upon the conditions set out in this act.

The appropriations for the maintenance and operation of public institutions and the hospitals for the insane shall be paid in monthly installments, but the Auditor of Public Accounts is hereby authorized and required to pay the special or extraordinary items provided for in the appropriations, other than for "support" to the institutions and hospitals for the insane in monthly installments, or otherwise, as, in his judgment, the condition of the State treasury will permit.

No State department, institution or other agency receiving appropriations under the provisions of this act, except the hospitals for the insane and the State Colony for Epileptics and the Feebleminded at Madison Heights, shall exceed the amount of its appropriations, and if any such State department, institution or other agency shall exceed the amount of its appropriation, there shall be no reimbursement of said excess, nor shall there be any liability or obligation upon the State to make any appropriation hereafter to meet such deficit, and the members of any governing board of any State department, institution or other agency, or, if there be no governing board, the head of any State department, institution or other agency, making any such excessive expenditures—in the case of members of governing boards, who shall have voted therefor—shall, in the discretion of the Governor, be deemed guilty of neglect of official duty, and be subject to removal therefor.

It shall not be lawful for the Auditor of Public Accounts to pay any State department, institution or other agency, including the State hospitals for the insane and the State Colony for Epileptics and the Feeble-Minded at Madison Heights, any money except as is provided for in this act, or in pursuance of some act of the General Assembly making special appropriation therefor. The proper officer of each State department, institution or other agency, for which appropriations are made, shall, in his annual report, give an itemized account of the expenditures out of such appropriations for such State department, institution or other agency, classified and itemized in accordance with the budget classifications adopted by the Governor; and every such officer of this State for whose department, institution or agency appropriations are hereby made, shall make annually a report of all other sums received by such department, institution, officer, or other agency from any source, and such reports and accounts shall embrace the expenditure of all funds appropriated, including the interest on bonds held by such State departments, institutions, officers, or other agencies, and hereinbefore directed to be paid to them, which reports shall be forwarded to the General Assembly and laid before both houses at each session thereof.

- 4. None of the moneys mentioned in this act shall be expended for any other purposes than those for which they are specifically appropriated: provided, however, that the several appropriations made by this act out of the general fund of the State treasury may not only be used for the purposes specified in this act, but authority is hereby given to the governing board of any State department, institution or other agency, or, if there be no governing board, to the head of such State department, institution or other agency named in this act, to transfer, within the respective department, institution or other agency, any such appropriations from the object for which specifically appropriated or set aside to some other object deemed more necessary in view of later developments, subject, however, in every case, to the consent and approval of the Governor in writing, first obtained; and provided that the total amount appropriated to the respective department, institution or other agency shall in no case be exceeded; and, further provided, that when such transfers are authorized by the Governor, he shall set forth fully the reasons for authorizing each such transfer of funds in the next budget submitted to the General Assembly in accordance with law.
- 5. All the appropriations herein made for the two years ending respectively on February 28, 1921, and on February 28, 1922, unexpended at the close of business on February 28, 1922, shall revert to and become a part of the general fund of the State treas-

ury of the Commonwealth of Virginia, and shall not thereafter be paid by the Auditor of Public Accounts; and the same shall be charged off upon the books of his office.

- 6. All acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.
 - 7. This act shall be in force from its passage.

REPORT

OF THE

Commission on Preventable Diseases

RICHMOND, VA., January 5, 1920.

To the General Assembly of Virginia:

On February 8, 1918, see House Journal 1918, page 396, paragraph 1, your Honorable Body passed the following resolution:

"Resolved by the House of Delegates (the Senate concurring), That a commission to be known as the Commission on Preventable Diseases, to consist of five members to be appointed by the Governor, whose duty it shall be to investigate the various kinds of preventable diseases, the modes of preventing such diseases in vogue in other States, and report to the General Assembly at its next session the results of such investigation, with recommendations as to how such diseases may be prevented in this State, together with such bills as in their judgment will carry out such recommendations. Members of said commission shall serve without compensation, and the Superintendent of Public Printing shall print their said report for distribution among members of the next General Assembly."

Having been appointed by His Excellency, Governor Westmoreland Davis, members of the above commission, we submit the following report:

The following indicates the amount of money appropriated to the State Board of Health for maintenance in several of the more important States, exclusive of the operation of sanatoria.

	Population		
STATE.	1917.	Appropriation.	Period.
California	. 3,029,032	\$303,400 00	1920 [.]
Connecticut	. 1,265,373	127,500 00	1920
Florida		150,000 00	1920
Georgia		60,000 00	1919
Illinois		343,775 00	1920
Indiana	. 2,835,492	171,816 00	1920
Kentucky	. 2,394,093	130,000 00	1920
Louisiana		60,000 00	1920
Maryland	. 1,373,673	179,520 00	1919
Minnesota	. 2,312,445	147,707 00	1920
Mississippi		48,900 00	1919
New Jersey	. 3,014,194	175,240 00	1919
North Carolina	. 2,434,381	188,725 00	1919
South Carolina	1,643,205	89,448 00	1919 ·
Virginia	2,213,025	88,000 00	1919

In addition to the appropriation made by the State legislatures, some State Boards of Health, including Virginia, receive financial assistance from outside sources, as for example, the International Health Board and the Anti-Tuberculosis Association.

FUNCTIONS OF THE HEALTH DEPARTMENT.

The Health Department is engaged in the practice of preventive or community medicine, which has for its object improvement of the public health and prolongation of human life through the eradiction of those diseases known to be "preventable," all of which are a serious handicap to the individual and his family, as well as a great economic burden to the community and the State.

In the practice of preventive medicine, there are four great principles involved:

- 1. The collection of vital statistics.
- 2. Epidemiological study.
- 3. Application of preventive measures.
- 4. Public health education.

The first is of great importance, because it is not possible to take action against any disease until it is known when and where it is occurring.

The second is of great importance because preventive measures cannot be applied logically until it is known just what are the conditions and circumstances under which the disease occurs, prevails or spreads.

The great value of the third is obvious.

Of the fourth it may be said that when all persons have a thorough knowledge of public health each will be a health officer, and the eradication of disease will be much easier.

PREVENTABLE DISEASES.

. Preventable diseases may be placed in five groups:

- Those due to disease producing organisms.
- 2. Those due to occupation or nature of industry.
- 3. Those due to dietary deficiencies.
- 4. Those due to heredity.
- 5. Those due to faulty environment or faulty habits.
- 1. The first group includes all those communicable diseases which are dependent for their continued presence upon a previous case of the same disease; that is to say, they spread from one person to another either by direct or indirect means. As examples, one might cite:

(a) Typhoid fever	So-called "filth" diseases, spread
Infantile diarrhoea Hookworm and other intestinal parasites	tines, through polluted water.

Individually and collectively, these diseases are the cause of much disability and many deaths in the State of Virginia as well as in other sections of the United States.

The methods of control are definite and certain in their action. Proper disposal of human fecal matter, a pure water supply, elimination of fly-breeding and a pure milk supply will result in reducing the incidence of the "filth" borne diseases to a negligible quantity.

(b) Malaria..... A disease carried by mosquitoes.

This disease is a serious handicap in certain parts of the State.

The methods of control are also definite and certain. No anopheles mosquitoes—no malaria.

Pneumon Cerebro-s Influenza Measles Whooping Scarlet f Diphther	sis	}	dischar nose.	which are ges from the	
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These diseases are the cause of much disability and many deaths in all parts of the United States, including Virginia. However, their epidemiology is not so well understood as in the diseases spread by intestinal discharges. Sneezing and coughing play a large part in disseminating infection, but the ways open for the transference of discharges from mouth to mouth are so devious and sundry that preventive measures taken on the part of the health officer are pretty much confined to isolation of a known case of the disease and education of the public so that each individual may in time know how to protect himself. This education should begin in the schools.

Exceptions to the above remarks may be made in the case of smallpox and diphtheria where the health officer has a sure means of prevention, i. e., immunization by the use of a vaccine or a serum. A well vaccinated population need not fear smallpox.

- 2. The second group includes the industrial injuries, both diseases and accidents. As examples, one may cite poisoning by arsenic, phosphorus, brass, etc., by inhalation of irritating dust, as in mines, marble works, potteries, wood-working plants, cotton mills, etc.; accidents from burning, explosion, asphyxiation, cutting, etc.
- 3. The third group contains pellagra, an important cause of disability and death in some sections of the South.
- 4. Among the fourth group are pre-eminently the mental diseases and deficiencies. Persons afflicted are often a menace to themselves as well as to others and require institutional care.
- 5. The fifth group overlaps the other groups and includes those diseases and disabilities associated with polluted water supply, improper disposal of sewage, disease carrying insects, faulty lighting, bad housing conditions, faulty posture, etc.

Many of the preventive measures directed towards the elimination, or at least the limitation, of these various hazards of life and health must be applied from time to time throughout the life of the citizen; others are applied only during certain age periods. For the purpose of public health administration these periods, with their corresponding specific public health activities, are as follows:

- 1. The period of preconception—eugenics.
- 2. Intrauterine period—prenatal nursing.
- 3. Period of birth—obstetrical nursing....
 4. Period of infancy—infant welfare......
- 5. School age—health supervision of schools
- 6. Productive and reproductive age—industrial hygiene
- 7. Old age—prevention of cancer and organic diseases

Through all periods. Vital statistics, epidemiological studies, prevention of communicable diseases. Public health education.

ORGANIZATION OF A HEALTH DEPARTMENT.

In order that the principles of preventive medicine may be applied in a business like manner, a logical subdivision of the Health Department suggests itself. The following outline is a composite of many health departments, some of which are effectively and some poorly organized, but all have the same object in view:

- 1. The State Health Commissioner.
 - (a) The administrative and executive office.
 - (b) The office of the chief clerk.
- 2. Bureau of Vital Statistics. .

This bureau is concerned principally with the following:

- (a) Collection and study of reports of deaths.
- (b) Collection and study of reports of births.
- (c) Collection and study of reports of diseases.
- (d) Collection and study of reports of marriages.

In this bureau are placed the statisticians of the department.

3. Bureau of Communicable Diseases.

This bureau is concerned principally with the following:

- (c) Control of field, county or dis-
- (d) Operation of dispensaries.....
- (e) Operation of isolation hospitals and sanatoria
- (f) Diagnostic laboratory

This bureau contains most of the physicians of the Health Department and among other things the administration of anti-T. B. work, anti-venereal disease clinics, etc.

Bureau of Public Health Engineering.
 This bureau is concerned principally with the following:

- (c) Control of garbage disposal systems
- (d) Control of trade wastes.....
- (e) Elimination of mosquito breeding centers
- (f) Water and sewage analyses.....)

In this bureau are placed the sanitary engineers of the Health Department. 5. Bureau of Public Health Nursing.

This bureau is concerned principally with the following:

- (a) Prenatal nursing(b) Obstetrical nursing
- (c) Infant welfare
- (d) Health supervision of schools....
- (e) Regulation of practice of midwifery
- (f) And in addition, such public health nursing as may be necessary for other bureaus, for instance, in anti-tuberculosis work......

In this department are placed the public health nurses of the Health Department.

- 6. Bureau of Industrial Hygiene.
- 7. Bureau of Public Health Education.

The above may be regarded as an ideal organization, but will often have to be modified to suit local conditions or funds available.

No matter what the scheme of organization may be, the successful administration of the department demands the closest co-operation between all bureaus. Many of the department's activities require the combined efforts of doctors, engineers, nurses and statisticians; as, for instance, in rural sanitation, in anti-malarial measures, or measures directed against typhoid fever. Doctors, nurses and statisticians must work together in combatting tuberculosis, etc.

Again, much of the success attending the work of the State depends upon the co-operation which it receives from the locality, and this in turn implies the organization of an efficient local health department, which will carry on the work after the State has pointed out or demonstrated the way to do it. In other words, the funds of a State Board of Health can never be large enough to supply the needs of all communities, rural and urban, but the State health officials must always be ready to point out the way and to find the way if necessary; to advise, supervise and investigate. Each county and each incorporated town is under an obligation to care for the health of its citizens and should appropriate money for that purpose. The larger cities realize this important duty, the rural districts are far from a realization of it.

AN ANALYSIS OF THE ACTIVITIES OF THE STATE BOARD OF HEALTH OF VIRINIA.

VITAL STATISTICS.

The State of Virginia is in the registration area of the United States for both births and deaths, meaning that 90 per cent or more of the births and deaths occurring within the State are reported to the State Registrar.

On the other hand, the reporting of diseases is not satisfactory, a statement which would apply equally as well to all States. To improve this requires constant efforts on the part of the Health Department directed more especially toward the education of physicians in this respect.

All statistics have an immediate as well as a future value. The immediate value is to inform the health officer, from day to day, or week to week, of the prevalence of disease in the various communities. With such knowledge he is enabled to anticipate a possible epidemic by taking preventive measures promptly and early.

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Statistics are also valuable when worked up at the end of the year, for it is only by a study of statistics that one is able to make comparison with past years and thus determine the full effect of preventive measures.

It is suggested that punching and sorting machines would be a great aid to the compilation of statistics in the Bureau of Vital Statistics.

EPIDEMIOLOGICAL STUDIES.

Investigations into outbreaks of the common communicable diseases of the respiratory type (measles, diphtheria, scarlet fever, etc.), are made from time to time as requested or required, and the State Board of Health has promulgated regulations for the guidance of local health officers in the control of these diseases. The State Board of Health also maintains a laboratory in which bacteriological tests are made for the health officers or practicing physicians of the State, for diagnostic purposes or release from isolation or quarantine. In addition, education of the people, relative to the ways in which diseases are spread, is carried on by various means. Except in emergencies, this is about all that can be expected from a State Board of Health in the control of the common diseases of the respiratory type.

Anti-tuberculosis activities are carried on by the Virginia Tuberculosis Association, on the board of directors of which are several members of the State Board of Health and the State Health Commission. The work consists principally of visits by a public health nurse or social worker to a county or local community with the object of arousing interest and enthusiasm in the subject of tuberculosis control, which will lead to the employment locally of visiting nurses. At the same time, a clinic is opened for the examination of citizens of the locality who may have, or who are believed to have, tuberculosis. Proper instruction to the patient is furnished. The work is largely educational and expenses are paid out of funds raised by the Anti-Tuberculosis Society. Sanatoria are maintained by State appropriations for the isolation and treatment of the tuberculous. These sanatoria are under the supervision of the State Board of Health: In many States they are under the supervision of the State Board of Control.

Activities along the lines of child welfare are largely carried on by the Bureau of Public Health Nursing of the State Board of Health. Such activities include field investigations among the people and in the schools of rural localities especially. The information obtained is then placed before the officials and other citizens of the community as an argument favoring the employment of a public health nurse for the county, who can then continue the work instituted by the State. She has no assistants.

In addition to the above, there is a Bureau of Child Welfare and School Hygiene which proposes to work along similar lines. The chief of the bureau is a physician. She has no assistants. So far her work has been largely among the pupils of the normal schools, educating them in school hygiene so that when they become teachers they will be in a position to apply the principles of preventive medicine to the children of the schools.

Here, it may be pointed out, the Bureau of Nursing and the Bureau of Child Welfare and School Hygiene are working in fields that are similar if not the same. The nurse is, or should be, the important part of the field force. This is also true of anti-tuberculosis activities. All are closely

co-related and the work should be centralized in order to prevent an overlapping of functions and a duplication of effort. According to modern views, the activities of a public health nurse should not be limited to one phase of the work only.

The State Board of Health has deemed it advisable to concentrate, more or less, its efforts in the control of those diseases spread by intestinal discharges. It is well known that preventive measures directed against these diseases produce more certain and quicker results. In the control of such diseases, typhoid fever is usually taken as the index of success. A reduction in typhoid fever means also a reduction in hookworm and dysentery, for instance, as both are disseminated in the same way as typhoid fever.

These diseases are being attacked by three agencies, each operating over different territory.

- 1. The State sanitary engineer exercises effective supervision over the water supplies and sewerage systems of incorporated cities and towns.
- 2. The State Board of Health, in co-operation with the International Health Board, organizes a health unit which consists of a doctor, a nurse and a sanitary inspector, and which is placed in a county where it operates not only with the idea of suppressing the "filth" borne disease, but along other lines of public health work as well, including school hygiene and infant welfare. Thus the county is provided with the nucleus of a county-health department capable of demonstrating its value and which in time will be replaced by health officials paid wholly by the county. At the present, they are borne one-half by the county, one-quarter by the State and one-quarter by the International Health Board. Six counties are now being covered.
- 3. The United States Public Health Service is also working in certain counties of Virginia to improve rural conditions, but its work is almost entirely directed towards the elimination of typhoid fever and kindred diseases by establishing in the homes and schools safe methods for the disposal of human excrement. An inspector or demonstrator is placed in each county, the counties are grouped into districts and a physician placed in charge of each district. At present the work is going on in three districts, comprised of eleven counties. The cost is \$2,000.00 per county, one-half being paid by the county, and one-half by the United States Public Health Service and the State.

In addition to the above, the State Board of Health, in co-operation with the United States Public Health Service and the Interdepartmental Social Hygiene Board, is engaged in the activities directed towards the control of venereal diseases. This work was inaugurated during the war and should be continued. It is partly educational, but clinics have been established for the cure of venereal diseases and these diseases have been added to the list of reportable diseases.

THE STATE HEALTH OFFICER.

It is thought that a system of administration whereby the Commissioner of Health is placed in control of the Health Department and is responsible

directly to the Governor is superior to the older system where a board of health is in control, the health officer acting as secretary of the board.

In the first instance, the Commissioner should be given an advistory board upon which he can call for advice before adopting new policies. It is well to have such a board composed of experts along various lines of public health work. A meeting of the whole board is then not necessary, as consultation with the special expert is all that is required. If the board must be a controlling board, the fewer members the better, not more than five, composed of business men, an engineer and doctors.

RE TUBERCULOSIS SANATORIA.

The suppression of tuberculosis is a stupendous undertaking. torium isolation and early treatment are valuable aids in its suppression. In Virginia, more than 3,000 people die every Many beds are needed. year of pulmonary tuberculosis. Basing a calculation on the number of deaths from this disease that occurred during 1918, namely, 3,560, it may be assumed that not less than 2,850 beds are necessary. It is obviously out of the question for the State to assume the entire financial burden, and the hope lies in a multiplicity of institutions, i. e., an institution in each county and principal city, the expenses to be borne by the counties and cities with State aid. Proper laws should be enacted to encourage the localities to assume this obligation. Adjoining counties, up to three, which are poor or sparsely settled, should be permitted to pool their resources and erect a sanatorium to be used in common. An additional reason for county sanatoria is that patients may be isolated under proper conditions and yet remain near their homes.

The State should also maintain sanatoria, but it is not fair to charge the expenses of maintenance against the funds of the State Health Department unless it is clearly understood that appropriations on this account, which are necessarily large, will not interfere with appropriations badly needed for other purposes.

Considering the limited funds available the State Board of Health has done some very satisfactory work with reference to the eradication of malaria, the incidence of which is high in certain localities in the State.

COMMENT.

In all States the public health problems are more or less alike, but differ in magnitude. A large problem in one may be of minor importance in another. In all of its activities, the State Board of Health of Virginia is working along modern lines and the methods used in disease prevention are similar to those recognized as effective in other leading States. The regulations of the board are up to date.

An especially large problem in the State of Virginia is that of rural sanitation. This is being attacked as vigorously as limited funds will permit. An improvement in rural conditions means a reduction in the amount of typhoid fever and other filth-borne diseases, including hookworm. Elimination of these diseases will indirectly decrease the numbers of cases of other maladies like tuberculosis, by improvement in the physical condition of the people. The educational propaganda carried on will also be of great benefit.



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Work directed against venereal diseases is the same as in all States and is governed by regulations used in common by all. The reports made by the draft boards show the great need for such work. The figures published for Virginia are very striking and indicate clearly much must be done in the future if this plague is to be controlled. There is great need for isolation hospitals in which to place those who are infected with a venereal disease until a cure is effected. This is a matter which is up to the cities. As in the case of tuberculosis, the State cannot carry the whole burden. Every city should have an isolation hospital in which to isolate communicable diseases, including venereal disease.

Normal growth of the Health Department is not possible until more money is appropriated for its maintenance. Its activities are restricted not from want of knowledge or desire, but from lack of money to employ the necessary personnel.

PUBLIC POLICY.

It is well recognized that a State cannot be superior to the people who compose it. The development of the body and mind of its citizens is, therefore, a necessity if the State itself would rise to the height of its possibilities. There is, then, a compelling State reason for promoting public health. The work naturally divides itself into preventive and curative processes. The latter field has already received under private initiative much attention because of the individuals directly affected, in order to remedy their diseases and save their lives, have employed physicians and supplied themselves with medicines. Of this branch of the work only the poorest have been compelled to ask public aid and private charity.

While it is admitted that provision for curative treatment is not us thorough and efficient as one might wish, it is so much in advance of preventive treatment that the State can well afford to leave untouched this side of the problem except in certain special directions that will be pointed out later. It may be truly said, too, that when the State has made proper and adequate effort to eliminate preventable diseases, there will be far less need for curative treatment than at present.

The prevention of disease is a science which may be said to be practically in its introductory stage and therefore its most efficient methods can hardly be said to be thoroughly perfected and for this reason it would, in our opinion, be inadvisable to prescribe by law too strictly the methods of the State Health Department. Better results may be expected from a policy of leaving it a liberal amount of initiative in performing its duties.

Health work may properly be regarded as an important part of the State's educational efforts. The same reasons that justify the operation of public schools will sustain the proposition that the State should do what may be possible to preserve the public health. Health and school work go hand in hand and there should be the closest co-operation possible between them. Of what avail is it to try to develop the mind of a child whose constitution is seriously impaired by hookworm and other parasitical afflictions? Or a child whose blood is filled with the germs of malaria? Surely it is folly to spend money to educate children under conditions that so weaken their vitality that they are both mentally and physically subnormal. It is peculiarly.

then, the duty of the State to do whatever may be necessary to make effective its efforts to promote good citizenship. If, however, the higher though more recondite reasons for such efforts by the State are waived and only the material results are considered, the health and education of the people are all important because they are essential elements of efficient production. The public welfare, the happiness of the people and the material development of the resources of the State alike depend upon these things.

The major task of the State Health Department is educational. chief aim should be to create a health consciousness in the people, to teach them a philosophy of right living that would insure their full and intelligent co-operation in the effort to bring about proper sanitation so that the pest-holes, squalid abodes and disease-breeding centers, in which degenerative and death-dealing causes lurk, may be rendered innocuous. This educational work, this development of health consciousness in the public, may be best understood by comparing the act of ignorant mothers sending their children into certain infectious and contagious diseases in order that they might contract them while young with the more intelligent mother who seeks by segregation to protect them from such diseases. Even so will the public, when properly educated, do its part to prevent the introduction and spread of disease. Typhoid fever, spread chiefly from human excrement, will then become a reflection on any neighborhood or family where it is permitted to develop, and smallpox will be a badge of ignorant neglect. The malarial mosquito will then be generally recognized as the deadly enemy that he is and unceasing and unrelenting warfare will be made upon him.

TUBERCULOSIS.

Tuberculosis, of all preventable diseases, is the most widespread and the most difficult to overcome. At one time not very remote it was placed in the incurable class. Once affected, the patient need hope for nothing better than to learn to die philosophically. Among the laity at least it was regarded as a visitation of that strange providence that takes to the other world those who do not trouble themselves to learn how to live in this. This conception in another sense still remains true. Of all diseases, tuberculosis is perhaps most attributable to a multitude of causes that are remediable. Since science has not as yet discovered any means of eradication of the bacillus of tuberculosis prior to its inception in the human body, the treatment must be largely remedial with the objective of creating an environment unfavorable to the development of the germ. One cannot with any assurance designate any single cause which when removed will destroy tuberculosis. The cure of the afflicted, however desirable in itself, can only be regarded as a short step in the process of eliminating this scourge which claims a larger death toll from the human family than any other single disease and entails a material loss upon society so large that to state it would excite both wonder and incredulity.

It has now been demonstrated that this disease is both preventable and curable. Materia medica, however, so far as we are advised, contains no sovereign remedy for these cases. If medication is useful at all, it is only in a limited way. The contributory causes of the disease are legion, including those of economic, industrial and social relation. In fact, anything



that militates against physical efficiency, anything that lowers human vitality, may be considered a predisposing cause of active tuberculosis. It is claimed that a large proportion of civilized humanity—for tuberculosis is distinctly a disease of civilized peoples—takes in the bacilli of this disease in childhood and there they may remain, the sly, lurking enemies waiting to make the insidious and deadly attack whenever the individual from any cause suffers a diminution of vital force. None is safe, either from becoming a repository of the germ, or from the malignant development of it when once it has found lodgment in the system. Plainly it becomes a duty to apprise mankind of this constant danger and to teach all the most approved methods of both prevention and cure.

Ignorance is the bulwark of this disease and the most effective cause of its spread. Once give the public from the youngest to the oldest the idea that tuberculosis can and must be eradicated and teach them the methods of prevention and cure, and satisfactory diminution in the death rate will no doubt follow.

Public opinion is the most powerful agency known to man for accomplishing any social purpose. The first line of attack on tuberculosis should be the endeavor to educate all classes of the people to appreciate the advantages and necessity of conquering it. It may be observed, too, that the most effective method will perhaps be found in first educating the otherwise more intelligent part of our population so that the leaders in all classes may recognize the urgency of the need and thus become the strongest supporters of the State's health organization. Such a course will likely produce highly beneficial results, too, in the improvement of factory and housing conditions, as well as in furnishing the people necessary food and clothing by inducing more efficient production and equitable methods of distribution.

The objective for which all should strive is thorough co-operation to promote health consciousness and to devise efficient methods to eliminate all preventable diseases. It no longer admits of doubt that the desired result can be accomplished, but to do so two things are indispensable, namely, money and the efficient expenditure of it. Public health can be bought. The amount we get of it will depend upon the amount we pay, not only in money but in the effective use of it. For the first, we must rely upon the taxing power, and for the second upon a proper organization of the health departments, State and local, and the selection of capable, qualified men and women to do the work.

In the present state of the work, the greater burden must be carried by our State health authorities, but it may with reasonable safety be predicted that as the education of the public proceeds, localities will organize both for support and work in health activities in co-ordination and cooperation with the State organization.

Perhaps our most serious need today is for public vision to lay the foundations for a highly developed and efficient system for the prevention and cure of disease. Study of the history of the development of health work in Virginia, dating back less than twenty years, will convince one that even the small beginning we have made may be regarded as a seed planted, from which is now springing a protecting and healing tree, under whose shadows our people may in the near future rest in security.

We realize, however, that in matters dependent upon legislative action it is necessary to proceed in company with public opinion and, therefore, our recommendations and suggestions are made as we think in accord with the present ability of the State, viewed in the light of existing public opinion.

VENEREAL DISEASES.

When the late effects of syphilis on the heart and blood-vessels, the brain and spinal cord, are included with the number of prenatal deaths (abortions and miscarriages) and the deaths in the first year of life, it has been said to cause more deaths than any other disease. It is responsible for about one-fifth of all the insane in our asylums, and all cases of locomotor ataxia are due to it. More than half of all miscarriages and twenty-eight per cent of all deaths in the first year of life are caused by syphilis. Insanity and deaths in infancy are increasing, while the general death rate is decreasing.

Gonorrhea is much more prevalent than syphilis. It is responsible for twenty-five to thirty per cent of the blindness in all our blind institutions, about one-half of all sterility, and more than half of the operations on the generative organs of women.

Three per cent of the first million draftees in the United States, and 5.4 per cent of the second million were infected with a venereal disease when they reached camp; 8.45 per cent of Virginia's quota to the first million and 6.91 per cent for her quota to the second million were so infected.

The program for the control of these diseases in Virginia consists in:

- (a) Treatment.
- (b) Repression of prostitution.
- (c) Education.
- (a) Syphilis is one of the most curable of all diseases, yet because of the cost of treatment, the time required to effect a cure, and the remarkable effect that even a little of the proper remedies have in causing the obvious signs of the disease to disappear, a very large percentage of its victims discontinue treatment long before they should and are never cured.

The widespread belief that gonorrhea is a very simple matter—"no worse than a bad cold"—is responsible for many men stopping treatment when the disease is still in a communicable stage. In females, in whom the ravages of the disease are frequently most serious, the nature of the infection is often not suspected by the victims.

Clinics for those who cannot or will not pay for adequate treatment have been established at eleven places in Virginia. These should do much to prevent the further spread of these diseases by making the period of infectivity in a large number of ignorant and vicious persons much shorter than it would be without such facilities for proper treatment. The cost of these clinics is borne by appropriations from the Federal, State and local government, and in most cases, by aid from other sources.

(b) The very great majority of all prostitutes, whether "public" or "private," are naturally infected with venereal diseases, but the menace to the public health which they and their male procurers constitute has only recently been realized. A trained investigator has been employed to in-

vestigate suspected sources of infection and to assist police departments in scuring evidence for their detection and apprehension. Irresponsible carriers of venereal disease, whether male or female, are isolated and treated whenever it is possible to do so.

(c) Education is recognized as the keynote of success in the control of venereal diseases, as it is in the control of all others.

This is done by distribution of pamphlets, by lectures, newspaper publicity, placards and motion pictures.

RECOMMENDATIONS.

FINANCIAL SUPPORT BY A MILL TAX.

1. The State, including the one-tenth of a mill tax, is appropriating \$413,950.00 per annum for the support of its health activities. We suggest in lieu of the present method that the mill tax be increased to one-half mill to cover all health expenditures. We estimate that this tax would yield approximately \$650,000.00 per annum.

In view of the large expenditures for public roads and the urgent need for better support of the school system, the State will need all of its present revenue for these and other purposes, and the imposition of this tax for health work will relieve the general funds to that extent. The mill tax principle of support is highly advisable, since it would furnish steady uniform support that would enable the health department to exercise more prevision and better judgment in planning its work than would be possible under a system which gives it no adequate knowledge of the amount that it may receive for its future support.

Of course, the General Assembly in appropriating this revenue could place such limitations as its judgment might indicate as to the amounts that could be expended by the health authorities in the different departments of its work. The employment of the mill tax principle of itself neither increases nor decreases the State's expenditure for this particular work. The regulation of the rate would effect this purpose, and is subject at all times to the will of the General Assembly.

DEVELOPMENT OF SANATORIA.

2. Private initiative has signally failed to keep pace with the need for sanatoria for the treatment of tuberculosis. As already pointed out, the need is urgent and of such proportion that it will require the best efforts of both the State and localities to meet it. We therefore suggest the adequate development of the existing State sanatoria and liberal State aid to the development of local sanatoria.

LOCAL SANATORIA.

3. We believe that great impetus could be given to local action if the State by a special appropriation would create a fund of \$50,000.00 per annum to assist local authorities in developing local sanatoria. We are of the opinion that this appropriation should be made from the general funds of the State and segregated entirely from the regular funds devoted to the State's health activities. We think, too, that the State's aid should be con-

fined to the building and equipment of local sanatoria, leaving care and maintenance of the same to the localities. It should be provided that all local sanatoria participating in this fund should come under the regulatory supervision of the State health authorities. Due provision should be made to permit co-operation of adjacent localities in building and maintenance of sanatoria for mutual service. State aid to local sanatoria should be confined to such as would receive the approval of the State health authorities.

DETENTION HOMES.

4. If the program for the control of venereal diseases is to be carried out fully, it is necessary that a detention home or farm with available hospital facilities, be established for infected women of any age. At present there are but few hospitals or other institutions in the State which admit known cases of venereal disease, and the two institutions for the reformation of moral delinquents are limited to girls under eighteen years of age. If a woman above this age is known to be afflicted with a venereal disease it is difficult for her to get work by which she can earn a living and almost impossible for her to get institutional treatment without money or friends. It is not surprising that she should feel vindictive toward a State and society responsible for such conditions, and that she should continue to obtain a living by the only means she knows, at whatever price to the public.

It is believed that a proper detention home with facilities for the treatment, and, so far as possible, the rehabilitation of this class of women would be a good investment for the State, and it would be a great beneficence rather than punishment for the women themselves.

CHANGE IN THE ORGANIZATION OF THE STATE BOARD OF HEALTH.

5. The law at present provides that the State Board of Health shall consist of twelve members appointed by the Governor who shall be members of the State Medical Society, one of whom shall be chosen from each congressional district, and two from the city of Richmond, and in addition there shall be appointed two residents from the State at large, one of whom shall be a member of the State Dental Association. It will be observed that twelve of the fourteen members of this board must necessarily be doctors.

While we are deeply appreciative of the public spirit and great usefulness of the medical profession in this regard, we are at the same time impressed that the health work of the State is now assuming such proportions, involving intricate questions of policy and executive management, that it is highly desirable that a reasonable number of business men should be members of the board in order to give the benefit of their experience and judgment in methods of business policy and management. We, therefore, suggest that the limitation now placed on the Governor's appointing power be changed so that he would only be required to name as many as five members of the board who were members of the State Medical Association.

It will be observed that this recommendation, if accepted, will not debar the Governor from continuing the present policy if his judgment approves, but it does leave him free to vary it if it may appear desirable to do so.



We wish to express our appreciation of and obligation for the splendid co-operation and great assistance rendered us in this work by the Honorable Carter Glass, Secretary of the Trensury; Dr. Carroll Fox, of the United States Public Health Service, and Dr. Ennion G. Williams, State Health Commissioner.

Respectfully submitted,

A. F. THOMAS, Chairman.
 N. THOS. ENNETT,
 JAMES HOGE RICKS,
 A. MURAT WILLIS.

COMMUNICATION

FROM THE

GOVERNOR OF VIRGINIA

TRANSMITTING

A List of Pardons, Commutations and Remission of Fines

COMMONWEALTH OF VIRGINIA, GOVERNOR'S OFFICE RICHMOND, February 2, 1920.

Gentlemen of the General Assembly:

As required by section 73 of the Constitution of Virginia, I submit herewith a statement setting forth the "particulars of every case of fine or penalty remitted, of reprieve or pardon granted and of punishment commuted," with my "reasons for remitting, granting or commuting the same" from February 1, 1918, to January 31, 1920, inclusive.

(Signed) WESTMORELAND DAVIS,

Governor.

CONDITIONAL PARDONS.

Jack Abrahamian—Convicted December, 1919, in hustings court of city of Richmond, of petit larceny and sentenced to serve thirty days in jail and to pay a fine of \$100. Granted conditional pardon December 22, 1919, on recommendation of trial judge and attorney for the Commonwealth.

James E. Adams—Convicted November, 1916, in corporation court of city of Charlottesville, of forgery and grand larceny and sentenced to serve six years in the penitentiary. Granted conditional pardon October 29, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Siler Adkins-Convicted September, 1908, in circuit court of county of

Lee, of second degree murder and sentenced to serve eighteen years in the penitentiary; two and one-half years added for escape. Granted conditional pardon December 10, 1919, to take effect December 22, 1919, on recommendation of attorney for the Commonwealth, secretary of Board of Charities and Corrections and superintendent of the penitentiary.

Taylor Aimyx—Convicted July, 1918, in circuit court of county of Chesterfield, of robbery and sentenced to serve five years in the penitentiary. Granted conditional pardon June 6, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Earl Alexander—Convicted February 26, 1918 in police court of city of Richmond, of petit larceny and sentenced to serve six months in jail. Granted conditional pardon June 28, 1918, conditioned upon his entry into service of the United States, upon application made by local board No. 2.

R. R. Allen—Convicted February, 1918, in hustings court of city of Petersburg, of grand larceny and sentenced to serve two years in the ponitentiary. Granted conditional pardon October 15, 1918, on recommendation of trial judge.

Sidney Ames—Convicted February, 1918, in circuit court of county of Accomac, of murder and sentenced to serve eighteen years in the penitertiary (commuted to thirteen years). Granted conditional pardon June 18, 1918, on recommendation of attorney for the Commonwealth and many citizens.

Edwin Anderson—Convicted May, 1914, in hustings court of city of Richmond, of robbery and sentenced to serve ten years in the penitentiary. Granted conditional pardon October 3, 1919, on recommendation of trial judge.

Jack Archer—Convicted March, 1913, in corporation court of city of Norfolk, of burglary and sentenced to serve twelve years in the penitentiary. Granted conditional pardon March 24, 1919, on recommendation of trial judge.

Thomas Archer—Convicted October, 1908, in corporation court of city of Roanoke, of second degree murder and sentenced to serve thirteen years in the penitentiary. Granted conditional pardon December 23, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Elliott Athey—Convicted November, 1913, in circuit court of city of Richmond, of forgery and sentenced to serve five years in the penitentiary with five years added for second conviction (commuted to six years straight). Granted conditional pardon October 7, 1919, on recommendation of trial judge.

Joe Pete Atkins—Convicted November, 1915, in circuit court of county of Franklin, of rape and sentenced to serve five years in the penitentiary. Granted conditional pardon June S, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Arthur Augburn—Convicted April, 1912, in circuit court of county of Norfolk, of burglary and sentenced to serve eight years in the penitentiary with five years added for second conviction. Granted conditional pardon June 12, 1919, prisoner having served over half his time with good prison record.

Joseph Ayres—Convicted April, 1911, in circuit court of county of Accomac, of murder and sentenced to serve eighteen years in the penitentiary.



Granted conditional pardon April 27, 1918, on recommendation of attorney, for the Commonwealth and others.

Sam Azzolina—Convicted August, 1918, in circuit court of county of Tazewell, of conducting gambling room and sentenced to serve six months in jail. Granted conditional pardon December 12, 1918, to take effect December 24, 1918, on recommendation of trial judge.

Joseph Anderson—Convicted October, 1919, in hustings court of city of Richmond, of grand larceny and sentenced to serve one year in the penitentiary. Granted conditional pardon January 26, 1920, on recommendation of trial judge and attorney for the Commonwealth.

Percy Adkins—Convicted September, 1919, in corporation court of city of Danville, of unlawful shooting and sentenced to serve twelve months in juil and to pay a fine of \$100. Conditional pardon granted January 28, 1920, upon payment of fine, upon condition prisoner provide a home for his wife and child and provide proper support for them.

Frederick Backert—Convicted December, 1916, in circuit court of the county of Northumberland, of voluntary manslaughter and sentenced to serve five years in the penitentiary. Granted conditional pardon May 28, 1918, on recommendation of trial judge, attorney for the Commonwealth and surgeon at State Farm.

Richard Ball—Convicted May, 1911, in circuit court of county of Russell, of murder and sentenced to serve ten years in the penitentiary. Granted conditional pardon February 28, 1918, on recommendation of attorney for the Commonwealth and others.

Ernest Banks—Convicted June, 1915, in circuit court of county of James City, of attempted rape and sentenced to serve five years in the penitentiary. Granted conditional pardon September 19, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Isaac Banks—Convicted January, 1912, in circuit court of county of Pittsylvania, of second degree murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon January 16, 1919, on recommendation of attorney for the Commonwealth.

J. Wesley Banks—Convicted October, 1914, in circuit court of county of Elizabeth City, of arson and sentenced to serve eight years in the penitentiary. Granted conditional pardon December 30, 1918, provided relatives will care for him, on recommendation of trial judge and attorney for the Commonwealth.

Walter Banks—Convicted February, 1916, in circuit court of county of Frederick, of murder and sentenced to serve five years in the penitentiary. Granted conditional pardon June 12, 1919, on recommendation of trial judge.

Charlie Barber—Convicted May, 1916, in circuit court of county of Tazewell, of robbery and sentenced to serve five years in the penitentiary, to which one year was added for escape. Granted conditional pardon April 12, 1919, on recommendation of trial judge.

Walter Barlow—Convicted March, 1911, in corporation court of city of Portsmouth, of housebreaking and sentenced to imprisonment for life on account of third conviction. Granted conditional pardon November 11, 1918, on recommendation of superintendent of the penitentiary.

H. N. Bateman—Convicted May, 1909, in corporation court of city of Norfolk, of rape and sentenced to serve sixteen years in the penitentiary. Granted conditional pardon August 1, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Jim Bates—Convicted March, 1913, in circuit court of county of Halifax. of second degree murder and sentenced to serve ten years in the penitentiary. Granted conditional pardon March 20, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Ida Young Bell, alias Ida Bell Griffin—Convicted February, 1919, in corporation court of city of Norfolk, of bigamy and sentenced to serve three years in the penitentiary. Granted conditional pardon March 8, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Charles Berger—Convicted October, 1913, in circuit court of county of Alexandria, of larceny from the person and sentenced to serve three years in the penitentiary. Granted conditional pardon February 21, 1918, on recommendation of trial judge and attorney for the Commonwealth.

William Berkeley—Convicted April, 1919, in hustings court of city of Richmond, of larceny and sentenced to serve twelve months on the roads. Granted conditional pardon October 3, 1919, on recommendation of trial judge and attorney for the Commonweal.h.

Ernest Bethel—Convicted May, 1915, in circuit court of county of Prince Edward, of rape and sentenced to serve six years in the penitentiary. Granted conditional pardon May 28, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Peachey Betts—Convicted July, 1905, in corporation court of city of Lynchburg, of housebreaking and sentenced to serve two years in the penitentiary and given life for third conviction. Granted conditional pardon June 27, 1919, as law making third conviction life sentence has been repealed without retroactive provisions which would entitle this prisoner to its exemptions.

Estil Blair—Convicted May, 1917, in circuit court of county of Rockbridge, of forgery and sentenced to serve three years in the penitentiary. Granted conditional pardon March 5, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Westley Bolling—Convicted June, 1910, in hustings court of city of Richmond, of burglary and sentenced to serve fifteen years in the penitentiary. Granted conditional pardon December 10, 1919, having served over half of his sentence with a good record.

William H. Boone—Convicted October, 1916, in hustings court of city of Portsmouth, of maining and sentenced to serve four years in the penitentiary. Granted conditional pardon December 23, 1918, on recommendation of attorney for the Commonwealth.

Jesse Booth—Convicted July, 1914, in circuit court of county of Pittsylvania, of second degree murder and sentenced to serve seven years in the penitentiary. Granted conditional pardon January 8, 1919, on recommendation of trial judge.

Norman Bowers—Convicted May, 1919, in police court of city of Richmond, of being a party to the conduct of a game of policy and sentenced to serve fifteen days in jail. Granted conditional pardon May 23, 1919, for remainder of term upon payment of fine, on recommendation of trial justice.

Daniel Bowlar—Convicted February, 1913, in hustings court of city of Richmond, of second degree murder and sentenced to serve fifteen years in

the penitentiary. Granted conditional pardon December 18, 1919, on recommendation of trial judge.

Jim Boyd—Convicted June, 1915, in circuit court of county of Russell, of second degree murder and sentenced to serve five years in the penitentiary. Granted conditional pardon December 13, 1918, to take effect December 24, 1919, prisoner only having a short time left to serve.

Tom Jeff Boyd—Convicted April, 1910, in circuit court of county of Franklin, of second degree murder and sentenced to serve eighteen years in the penitentiary, to which one year was added for escape. Granted conditional pardon July 18, 1918, on recommendation of attorney for the Commonwealth.

Tom Braxton—Convicted October, 1918, in police court of city of Richmond, of stealing and sentenced to serve four months in jail. Granted conditional pardon January 8, 1919, on recommendation of trial judge.

Sadie Briscoe—Convicted November, 1917, in corporation court of city of Norfolk, of voluntary manulaughter and sentenced to serve five years in the penitentiary. Granted conditional pardon December 10, 1919, on recommendation of trial judge and attorney for the Commonwealth.

John Brooks—Convicted October 28, 1918, in police court of city of Norfolk, of carrying concealed weapon and sentenced to serve six months on the roads and to pay a fine of \$100. Granted conditional pardon December 12, 1918, to take effect on December 24, 1918, and fine remitted on recommendation of trial justice, judge of corporation court and attorney for the Commonwealth.

Guy Brown—Convicted May, 1914, in hustings court of city of Richmond, of highway robbery and sentenced to serve ten years in the penitentiary. Granted conditional pardon August 8, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Hobert Brown—Convicted March, 1918, in magistrate's court of county of Botetourt, of carrying concealed weapon and promiscuously shooting and sentenced to serve twelve months on the county roads. Granted conditional partion November 22, 1918, on recommendation of trial justice, county constable and special officer.

John L. Brown—Convicted November, 1911, in hustings court of city of Pe ersburg, of robbery and sentenced to serve twelve years in the pententiary. Granted conditional pardon March 5, 1919, on recommendation of trial judge and prosecuting attorney.

J. J. Burns—Convicted June, 1915, in hustings court of city of Richmond, of robbery and sentenced to serve eight years in the penitentiary. Granted conditional pardon October 14, 1919, on recommendation of trial judge.

William Burns—Convicted May, 1908, in circuit court of county of Brunswick, of horse-stealing and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon April 2, 1918, on recommendation of trial judge, prosecuting attorney, and others.

David B. Cain—Convicted June, 1918, in corporation court of city of Norfolk, of murder and sentenced to serve three years in the penitentiary. Granted conditional pardon February 26, 1919, on medical testimony furnished by two physicians of high standing.

Stuart Campbell—Convicted March, 1911, in corporation equit of city of Bristol, of housebreaking and larceny and sentenced to serve eleven years

in the penitentiary. Granted conditional pardon September 19, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Edward Herbert Cardwell, alias Ed. Dale—Convicted November, 1918, in magistrate's court of county of Augusta, of trespassing and sentenced to serve six months on the roads. Granted conditional pardon December 30, 1918, on recommendation of attorney for the Commonwealth; prisoner to be released only when means are provided to take him to Texas and to go there at once upon receipt of funds.

William Carlton—Convicted January, 1912, in hustings court of city of Richmond, of attempted murder and sentenced to serve five years in the pententiary to which was added five years for second conviction. Granted conditional pardon February 8, 1918, prisoner having served the most part of his sentence with good record.

Carrie May Carroll—Convicted July, 1919, in police court of city of Richmond, of stealing and sentenced to serve four months in jail. Granted conditional pardon October 3, 1919, in order that prisoner may be returned to Home for Wayward Colored Girls, on recommendation of secretary of Board of Charities and Corrections.

Isham Carter—Convicted March, 1917, in hustings court of city of Richmond, of voluntary manslaughter and sentenced to serve five years in the penitentiary. Granted conditional pardon July 30, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Oakey Carter—Convicted April, 1917, in circuit court of county of Wythe. of second degree murder and sentenced to serve five years in the penitentiary. Granted conditional pardon August 30, 1919, on recommendation of trial judge and superintendent of the penitentiary as prisoner is dying of tuberculosis.

Theo Carter—Convicted July, 1916, in circuit court of county of Pittsylvania, of malicious shooting and sentenced to serve three years in the penitentiary. Granted conditional pardon June 20, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Willie Carter—Convicted September, 1915, in circuit court of county of Scott, of grand larceny and sentenced to serve an indeterminate sentence in the Laurel Industrial School. Granted conditional pardon October 10, 1918, on recommendation of trial judge, attorney for the Commonwealth and sacretary of Board of Charities and Corrections.

Annie Cartoms—Convicted July, 1917, in circuit court of county of Orange, of second degree murder and sentenced to serve ten years in the penitentiary. Granted conditional pardon December 10, 1919, on recommendation of trial judge and attorney for the Commonweal.h.

Joseph L. Cary—Convicted November, 1911, in hustings court of city of Petersburg, of robbery and sentenced to serve twelve years in the penitentiary. Granted conditional pardon on recommendation of trial judge and attorney for the Commonwealth.

Oscar Cush—Convicted May, 1918, in circuit court of county of Rockbridge, of petit larceny and sentenced to serve six months on the roads Granted conditional pardon August 28, 1918, on recommendation of trial judge and attorney for the Commonwealth, provided relations properly care for prisoner.

T. C. Cates-Convicted June, 1911, in corporation court of city of Ports-

mouth, of assault and sentenced to serve ten years at the State Farm with no deduction of time for good behavior. Granted conditional pardon September 2, 1919, only as to allowance of credit for good behavior, on recomdation of secretary of Board of Charities and Corrections, physician at State Farm and superintendent of State Farm.

Bev Chambers—Convicted April, 1919, in circuit court of county of Buchanan, of voluntary manslaughter and sentenced to serve one year in the penitentiary. Granted conditional pardon December 9, 1919, to take effect December 23, 1919, on recommendation of the jurors.

Grover Chapman—Convicted April, 1915, in circuit court of county of Wise, of housebreaking and sentenced to serve four years in the penitentiary to which two years were added for second conviction. Granted conditional pardon September 2, 1919; prisoner having served the most part of his sentence with a good record.

George Chewning—Convicted December, 1905, in circuit court of county of Louisa, of murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon December 11, 1917, on condition that prisoner does not return to Louisa or adjoining counties. Granted conditional pardon February 12, 1918, removing the above conditions, on recommendation of Burnett Lewis.

Mrs. E. A. Clements—Convicted July, 1918, in police court of city of Richmond, of keeping a disorderly house and sentenced to serve four months in jail. Granted conditional pardon July 20, 1918, on recommendation of American Red Cross.

George Clements—Convicted June, 1917, in corporation court of the city of Norfolk, of grand larceny and sentenced to serve one year in the penitentiary to which one year was added for second conviction. Granted conditional pardon December 10, 1919, on recommendation of trial judge, attorney for the Commonwealth and superintendent of State Farm.

Clarence Clemmons—Convicted October, 1919, in circuit court of county of Albemarle, of housebreaking and larceny and sentenced to serve three years in the penitentiary. Granted conditional pardon October 25, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Hugh Clyde—Convicted May, 1914, in circuit court of county of Russell, of robbery and sentenced to serve ten years in the penitentiary. Granted conditional pardon December 1, 1919, on recommendation of superintendent of State Farm.

Henry Coleman—Convicted September, 1919, in hustings court of city of Richmond, of petit larceny and sentenced to serve six months in jail. Granted conditional pardon December 4, 1919, on recommendation of Dr. Wm. S. Gordon.

Moses Coleman—Convicted September, 1900, in circuit court of county of Rockingham, of housebreaking (two indictments) and sentenced to imprisonment in the penitentiary for life on account of third conviction. Granted conditional pardon May 24, 1918, on recommendation of trial judge and prosecuting attorney.

Robert Collins—Convicted January, 1919, in corporation court of city of Norfolk, of carrying concealed pistol and sentenced to serve three months in jail. Granted conditional pardon March 12, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Travis Conley—Convicted July, 1918, in circuit court of county of Chesterfield, of robbery and sentenced to serve five days in the penitentiary. Granted conditional pardon June 6, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Lee Conley—Convicted November, 1912, in circuit court of county of Chesterfield, of unlawful and malicious wounding and sentenced to serve ten years in the penitentiary. Granted conditional pardon May 28, 1919, on recommendation of attorney for the Commonwealth.

Isaac Cooper—Convicted November, 1911, in hustings court of city of Petersburg, of second degree murder and sentenced to serve ten years in the penitentiary. Granted conditional pardon February 8, 1919, on recommendation of trial judge.

Lena Cooper—Convicted July, 1917, in corporation court of city of Newport News, of malicious shooting and sentenced to serve three years in the penitentiary. Granted conditional pardon March 5, 1919, on recommendation of trial judge.

William Corbin—Convicted August, 1917, in police court of city of Danville, of petit larceny and sentenced to serve eleven months in jail and to pay a fine of \$100. Granted conditional pardon April 24, 1918, on recommendation of Mayor of city of Danville, attorney for the Commonwealth and Rev. S. A. Moses.

Lillian Cousins—Convicted December, 1917, in hustings court of city of Richmond, of housebreaking and sentenced to serve three years in the pententiary. Granted conditional pardon August 1, 1919, having served over half of her time with good behavior.

W. H. Crawford—Convicted September, 1914, in corporation court of city of Norfolk, of robbery and sentenced to serve ten years in the penitentiary. Granted conditional pardon June 24, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Annie Chaffin—Convicted January, 1920, in justice's court of county of Henrico, of attempt to commit abortion, and sentenced to serve six months in jail and to pay a fine of \$25. Granted conditional pardon January 27, 1920, as to remainder of sentence unserved, on recommendation of trial justice, attorney for the Commonwealth and sheriff.

W. R. Dance—Convicted June, 1919, in corporation court of city of Danville, of embezzlement of \$72.40 and sentenced to serve one year in the penitentiary. Granted conditional pardon October 31, 1919, on recommendation of trial judge, attorney for the Commonwealth and others.

Joe Danford—Convicted August, 1916, in circuit court of county of Wise, of manslaughter and sentenced to serve three years in the penitentiary. Granted conditional pardon June 18, 1918, on recommendation of attorney for the Commonwealth.

Rosa Daniels—Convicted November, 1919, in hustings court of city of Richmond, of attempt to commit grand larceny and sentenced to serve six months in jail. Granted conditional pardon December 31, 1919, on recommendation of trial judge and attorney for the Commonwealth.

J. H. Davis—Convicted February, 1902, in hustings court of city of Richmond, of attempted robbery and sentenced to imprisonment for life on account of third conviction. Granted conditional pardon June 27, 1919, as law making third conviction life sentence has been repealed without retreactive provisions which would entitle this prisoner to its exemptions.

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James Davis—Convicted January, 1918, in circuit court of county of Fairfax, of unlawful gaming and sentenced to serve sixty days in jail and to pay a fine of \$100. Granted conditional pardon April 27, 1918, as to jail sentence only, on recommendation of attorney for the Commonwealth.

James L. Davis—Convicted November, 1911, in hustings court of city of Petersburg, of robbery and sentenced to serve twelve years in the penitentiary. Granted conditional pardon March 5, 1919, on recommendation of trial judge and prosecuting attorney.

John Davis—Convicted March, 1915, in corporation court of city of Danville, of grand larceny and sentenced to serve five years in the penitentiary. Granted conditional pardon May 25, 1919, on recommendation of trial judgge and attorney for the Commonwealth.

Rachael Davis—Convicted December, 1918, in hustings court of city of Richmond, of maining and sentenced to serve sixty days in jail. Granted conditional pardon January 9, 1919, as to the remainder of jail sentence, on recommendation of trial judge and attorney for the Commonwealth.

Samuel Davis—Convicted June, 1901, in hustings court of city of Richmond, of burglary and sentenced to serve thirty-six years in the penitentiary. Granted conditional pardon June 18, 1918, on account of good behavior to give him another chance in life.

Herman Dawson—Convicted July, 1919, in hustings court of city of Richmond, of stealing automobile and sentenced to serve three years in the penitentiary. Granted conditional pardon July 24, 1919, on recommendation of secretary of Board of Charities and Corrections upon condition prisoner returns to Laurel Industrial School and be subject to the rules and regulations of that institution.

James Day—Convicted September, 1912, in corporation court of city of Lynchburg, of robbery from the person and sentenced to serve ten years in the penitentiary. Granted conditional pardon September 4, 1919, on recommendation of trial judge.

Robert Dean—Convicted December, 1913, in circuit court of county of Page, of housebreaking and larceny and sentenced to serve seven years in the penitentiary. Granted conditional pardon October 10, 1918, on recommendation of attorney for the Commonwealth.

John Dean—Convicted February, 1907, in corporation court of city of Norfolk, of second degree murder and sentenced to serve ten years in the penitentiary, to which five years were added for second conviction. Granted conditional pardon April 27, 1918, on recommendation of trial judge and prosecuting attorney.

Sam Dickerson—Convicted April, 1917, in circuit court of county of Alleghany, of horse stealing and sentenced to serve fifteen years in the penitentiary, to which five years were added for second conviction. Granted conditional pardon on October 10, 1918, on recommendation of trial judge, attorney for the Commonwealth and superintendent of the penitentiary.

George Dillard—Convicted January, 1919, in circuit court of county of Henry, of attempted rape and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon March 5, 1919, on recommendation of trial judge.

Harvey District—Convicted June, 1916, in hustings court of city of Petersburg, of malicious shooting and sentenced to serve five years in the

penitentiary. Granted conditional pardon March 26, 1919, on recommendation of trial judge.

Augustus Dorsey—Convicted December, 1915, in circuit court of county of Alexandria, of robbery and sentenced to serve eight years in the penitentiary. Granted conditional pardon October 31, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Lizzle Dotson—Convicted November, 1901, in circuit court of county of Fairfax, of malicious shooting and sentenced to serve five years in the penitentiary and given life imprisonment on account of third conviction. Granted conditional pardon May 25, 1918, on recommendation of trial judge, judge of circuit court of city of Richmond, and others.

George Dudley—Convicted June, 1908, in circuit court of county of Franklin, of second degree murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon May 28, 1919, on recommendation of trial judge.

McKinley Doss—Convicted September, 1917, in circuit court of county of Lee, of unlawful shooting and sentenced to serve six years in the pententiary. Granted conditional pardon January 14, 1920, on recommendation of attorney for the Commonwealth.

Robert H. Early—Convicted August. 1918, in circuit court of county of Tazewell, of running gambling house and sentenced to serve six months in jail. Granted conditional pardon December 12, 1918, to take effect December 24, 1918, on recommendation of trial judge.

Ernest Edwards—Convicted January, 1909, in circuit court of county of Norfolk, of robbery and sentenced to serve fifteen years in the penitentiary. Granted conditional pardon December 10, 1919, on recommendation of trial judge and the superintendent of the penitentiary.

W. J. Edwards—Convicted November, 1918, in police court, part 2, of city of Richmond, of larceny and sentenced to serve ninety days in jail. Granted conditional pardon November 21, 1918, on recommendation of trial justice.

George W. Elderkin—Convicted December, 1917, in circuit court of county of Elizabeth City, of unlawfully conducting and taking money from a game played for money and sentenced to serve six months in jail. Granted conditional pardon April 2, 1918, on recommendation of trial justice and assistant attorney general of Virginia.

Robert H. Epps—Convicted October, 1913, in hustings court of city of Richmond, of forgery and sentenced to imprisonment in the penitentiary for life on account of third conviction. Granted conditional pardon October 10, 1918, on recommendation of trial judge and others.

James Evans—Convicted May, 1914, in hustings court of city of Richmond, of robbery and sentenced to serve ten years in the penitentiary. Granted conditional pardon June 24, 1919, on recommendation of trial judge; prisoner having served over half of his sentence with good behavior.

Vernon A. Evans—Convicted December, 1918, in corporation court of city of Norfolk, of offering automobile for use for immoral purposes and sentenced to serve six months in jail. Granted conditional pardon May 23, 1919, for the remainder of sentence on the recommendation of several Norfolk physicians.

Vinsenzio Fairo-Convicted October, 1916, in circuit court of county of

Elizabeth City, of murder and sentenced to serve seven years in the penitentiary. Granted conditional pardon August 1, 1919, on recommendation of Italian Consular Service.

John Fannell—Convicted January, 1908, in hustings court of city of Richmond, of burglary and sentenced to serve fifteen years in the penitentiary. Granted conditional pardon April 3, 1919, prisoner having served over half of his sentence with good behavior.

John B. Fauber—Convicted, May, 1918, in circuit court of county of Nelson, of seduction and sentenced to serve ten years in the penitentiary; sentenced commuted to twelve months in jail, to be served on the roads in addition to time already served. Granted conditional pardon October 10, 1919, upon the statement of the complainant and her father and also the trial judge.

Anderson Fields—Convicted April and June, 1907, in circuit court of county of Greensville, of grand larceny, setting fire to jail, attempt to escape, and second conviction and sentenced to serve seventeen years in the penitentiary. Granted conditional pardon January 16, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Thomas I. Fisher—Convicted January, 1911, in circuit court of county of Henry, of burglary and housebreaking and sentenced to serve fifteen years in the penitentiary. Granted conditional pardon May 24, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Frank Flehr—Convicted July, 1918, in circuit court of county of Chesterfield, of robbery and sentenced to serve five years in the penitentiary. Granted conditional pardon May 28, 1919, to take effect June 6, 1919, on recommendation of trial judge and attorney for the Commonwealth.

T. E. Flynn—Convicted November, 1916, in corporation court of city of Norfolk, of grand larceny and sentenced to serve five years in the penitentiary. Granted conditional pardon April 10, 1918, on recommendation of trial judge and attorney for the Commonwealth.

James Ford—Convicted September, 1907, in circuit court of county of Appomattox, of second degree murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon January 3, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Marion Ford—Convicted Soptember, 1919, in magistrate's court of county of Rockbridge, of assault and sentenced to serve six months in jail. Granted conditional pardon December 8, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Herhert Freeman—Convicted August, 1919, in hustings court of city of Petersburg, of larceny and sentenced to serve sixty days in jail. Granted conditional pardon October 3, 1919, on recommendation of trial judge and attorney for the Commonwealth.

John Freeman—Convicted July, 1899, in circuit court of county of Loudoun, of housebreaking and sentenced to serve ten years in the penitentiary and given life imprisonment on account of third conviction. Granted conditional pardon June 5, 1918, on recommendation of trial judge and prosecuting attorney.

Pr. ston Freeman—Convicted May, 1915, in circuit court of county of Lunenburg, of burglary and sentenced to serve three years in the penitentiary. Granted conditional pardon March 9, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Clarence Fieldie—Convicted November, 1919, in police court of city of Norfolk, of vagrancy and sentenced to serve ninety days on the roads. Granted conditional pardon for remainder of sentence January 29, 1920, on recommendation of trial justice and attorney for the Commonwealth.

Alex Gamble—Convicted July, 1917, in circuit court of county of Wythe, of housebreaking and sentenced to serve ten years in the penitentiary. Granted conditional pardon June 27, 1918, upon condition that prisoner leave Virginia and does not return, on recommendation of trial judge.

James Gantt—Convicted April, 1913, in circuit court of county of Norfolk. of robbery, and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon April 13, 1918, on recommendation of ten of the jury and the trial judge.

Virginia Garey—Convicted August, 1919, in corporation court of city of Norfolk, of soliciting for immoral purposes and sentenced to serve six months in jail. Granted conditional pardon December 24, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Bud Givens—Convicted July, 1896, in corporation court of city of Staunton, of malicious assault and sentenced to serve five years in the penitentiary and given life imprisonment on account of third conviction. Granted conditional pardon May 8, 1918, as law making third conviction life sentence has been repealed without retroactive provisions which would entitle this prisoner to its exemptions.

John Glass—Convicted May, 1900, in circuit court of county of Pittsylvania, of second degree murder and sentenced to serve eighteen years in the penitentiary to which five years were added on account of second conviction. Granted conditional pardon May 9, 1918, on recommendation of attorney for the Commonwealth.

Annie Glenn—Convicted June, 1918, in hustings court of city of Richmond, of keeping house of iil-fame and sentenced to serve six months in jail. Granted conditional pardon January 8, 1919, on recommendation of trial judge and attorney for the Commonwealth upon further condition that prisoner leave and remain out of the State.

Bessie Glenn—Convicted June, 1918, in corporation court of city of Norfolk, of cutting and sentenced to serve six months in jail and to pay a fine of \$50. Granted conditional pardon October 13, 1918, on recommendation of trial judge, attorney for the Commonwealth and others.

Ellis Goad—Convicted October, 1910, in circuit court of county of Montgomery, of murder and sentenced to serve seventeen years in the penitentiary. Granted conditional pardon March 11, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Otis Goode, alias Samuel Mills—Convicted April, 1910, in hustings court of city of Richmond, of housebreaking and sentenced to serve twenty years in the penitentiary. Granted conditional pardon June 12, 1919, on account of good behavior to give him another chance in life.

Elmer Gordon—Convicted December, 1912, in circuit court of county of Alexandria, of highway robbery and sentenced to serve ten years in the penitentiary. Granted conditional pardon October 31, 1918, on recommendation of trial judge and prosecuting attorney.

Barton Green—Convicted October, 1911, in circuit court of county of Prince William, of housebreaking and sentenced to serve two years in the

penitentiary and given life imprisonment on account of third conviction. Granted conditional pardon August 1, 1918, on recommendation of trial judge and attorney for the Commonwealth upon condition prisoner leave and remain out of the State of Virginia.

Lewis K. Green—Convicted January, 1909, in circuit court of county of Alexandria, of murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon September 13, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Spencer Green—Convicted June, 1918, in corporation court of city of Portsmouth, of petit larceny and sentenced to serve six months in jail and to pay a fine of \$10. **ranted conditional pardon November 22, 1918, on recommendation of medical officer in charge.

Sam Greenwook—convicted December, 1911, in circuit court of county of Patrick, of second degree murder and sentenced to serve ten years in the penitentiary. Granted conditional pardon May 16, 1919, on recommendation of trial judge.

Willie Grey—Convicted June, 1918, in hustings court of city of Richmond, of shooting and sentenced to serve two years in the penitentiary. Granted conditional pardon July 31, 1918, on recommendation of trial judge, upon condition of his entry into the military service of the United States and serving therein during the period of the war.

Janie Griffin—Convicted September, 1915, in hustings court of city of Petersburg, of second degree murder and sentenced to serve ten years in the penitentiary. Granted conditional pardon October 17, 1918, on recommendation of physician in charge and the superintendent of the penitentiary.

Albert Gundy—Convicted February, 1909, in circuit court of county of Halifax, of highway robbery and sentenced to serve fourteen years in the penitentiary. Granted conditional pardon May 29, 1919, on recommendation of superintendent of the penitentiary.

Clara Garland—Convicted January, 1916, in hustings court of city of Richmond, of grand larceny and sentenced to serve five years in the penitentiary. Granted conditional pardon April 9, 1918, on recommendation of trial judge.

America Ann Hairston—Convicted April, 1916, in circuit court of county of Pittsylvania, of maliciously causing bodily injury and sentenced to serve three years in the penitentiary. Granted conditional pardon March 29, 1918, on recommendation of Judge Wm. F. Rhea.

Sam Hairston—Convicted December, 1911, in corporation court of city of Danville, of grand larceny and sentenced to serve five years in the penitentiary, to which two years were added for escape and five years for second conviction. Granted conditional pardon October 31, 1918, on recommendation of prosecuting attorney, judge of the court that added the extra sentence for escape and second conviction, and ten of the jurors.

Elizabeth Hall—Convicted November, 1914, in circuit court of county of Louisa, of murder and sentenced to serve ten years in the penitentiary. Granted conditional pardon November 6, 1919, on petition of citizens of Louisa county; prisoner having served one-half of her sentence with a clear record.

James Hall—Convicted December, 1918, in police court of city of Norfolk, of vagrancy and sentenced to serve six months in jail. Granted con-

ditional pardon April 9, 1919, on recommendation of trial judge and attorney for the Commonwealth.

John Hall—Convicted March, 1915, in circuit court of county of Dickenson, of malicious shooting and sentenced to serve ten years in the penitentiary (sentence commuted to six years). Granted conditional pardon January 21, 1919, on recommendation of the jurors, sheriff, and others.

Wilford Hall—Convicted June, 1918, in circuit court of county of Accomac, of felony and sentenced to serve five months on the roads. Granted conditional pardon August 29, 1918, on recommendation of the superintendent of the penitentiary as reward for capturing an escaped jailman.

Willie Hamilton—Convicted July, 1916, in hustings court of city of Petersburg, of second degree murder and sentenced to serve eight years in the penitentiary. Granted conditional pardon October 9, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Warner Hamlett—Convicted February. 1911, in hustings court of city of Richmond, of robbery and sentenced to serve twelve years in the penitentiary. Granted conditional pardon May 4, 1918, on recommendation of matron of State farm.

- J. W. Hancock—Convicted March, 1919, in circuit court of county of Bland, of unlawful wounding and sentenced to serve twelve months in jall and to pay a fine of \$250. Granted conditional pardon December 1, 1919, on recommendation of trial judge and attorney for the Commonwealth, upon payment of \$100 fine.
- J. W. Harden—Convicted September, 1917, in circuit court of county of Pittsylvania, of unlawful shooting and sentenced to serve two years in the penitentiary. Granted conditional pardon August 3, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Alex Harris—Convicted May, 1908, in corporation court of city of Norfolk, of burglary and sentenced to serve five years in the penitentiary and given life imprisonment on account of third conviction. Granted conditional pardon July 12, 1918, on recommendation of trial judge.

Andrew Harris—Convicted June, 1912, in circuit court of county of Caroline, of malicious shooting and sentenced to serve ten years in the penitentiary. Granted conditional pardon September 2, 1919, on recommendation of trial judge and chief engineer at the State farm.

Bennie Harris—Convicted January, 1910, in circuit court of county of Warwick, of second degree murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon October 14, 1919, on recommendation of trial judge.

Ed Harris, alias Edward Hairston—Convicted December, 1910, in corporation court of city of Danville, of robbery and sentenced to serve twelve years in the penitentiary and given life imprisonment on account of third conviction. Granted conditional pardon June 27, 1919, on recommendation of prosecuting attorney.

Joseph Harris—Convicted July, 1911, in corporation court of city of Charlottesville, of burglary and sentenced to serve eight years in the penitentiary, to which five years were added for second conviction. Granted conditional pardon April 27, 1918, on recommendation of trial judge and prosecuting attorney.

William Harris-Convicted June, 1918, in hustings court of city of

Petersburg, of assault with intent to rob and sentenced to serve three years in the penitentiary. Granted conditional pardon October 3, 1918, on recommendation of trial judge, upon condition prisoner enter at once Federal military service.

Rozier Harrison—Convicted November, 1915, in circuit court of county of Alexandria, of rape and sentenced to serve six years in the penitentiary. Granted conditional pardon April 15, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Walter Hartl.ss—Convicted May, 1918, in circuit court of county of Rockbridge, of attempted rape and sentenced to serve three years in the penitentiary. Granted conditional pardon December 10, 1919, on recommendation of attorney for the Commonwealth.

Simeon Henderson—Convicted January, 1916, in circuit court of county of Cumberland, of horse stealing and sentenced to serve five years in the penitentiary. Granted conditional pardon March 5, 1919, on recommendation of trial judge.

Robert E. Herrell—Convicted October, 1917, in circuit court of county of Prince William, of forgery and sentenced to serve two years in the penitentiary. Granted conditional pardon February 4, 1919, on recommendation of attorney for the Commonwealth.

Peter Hensley—Convicted January, 1906, in circuit court of county of Henry, of malicious assault and sentenced to life imprisonment on account of third conviction (sentence commuted to fifteen years actual confinement). Granted conditional pardon June 12, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Samuel L. Hensley—Convicted October, 1919, in circuit court of county of Rockingham, of petit larceny and sentenced to serve fifteen days in jail and to pay a fine of \$50. Granted conditional pardon November 8, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Alvin Hicks—Convicted January, 1918, in hustings court of city of Richmond, of robbery and sentenced to serve three years in the penitentiary. Granted conditional pardon October 3, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Otey Hill—Convicted September, 1918, in circuit court of county of Carroll, of second degree murder and sentenced to serve two years in the penitentiary. Granted conditional pardon March 5, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Helen Hilton—Convicted November, 1918, in hustings court of city of Richmond, of malicious wounding and sentenced to serve two years in the penitentiary. Granted conditional pardon December 23, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Charles Hines—Convicted February, 1916, in circuit court of county of Lee, of murder and sentenced to serve five years in the penitentiary. Granted conditional pardon May 28, 1919, on recommendation of superintendent of penitentiary and physician in charge.

Mack Hilton—Convicted October, 1919, in hustings court of city of Richmond, of stealing and sentenced to serve six months in jail. Granted conditional pardon December 23, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Louis Hodges-Convicted September, 1911, in circuit court of county of

Botetourt, of assault with intent to rape and sentenced to serve fifteen years in the penitentiary. Granted conditional pardon May 28, 1919, on recommendation of trial judge, attorney for the Commonwealth and superintendent of the penitentiary, upon condition prisoner does not return to Botetourt county and that he go to work and support his mother.

William Hodges—Convicted December, 1912, in circuit court of county of Russell, of murder and sentenced to serve tweive years in the penitentiary. Granted conditional pardon May 6, 1918, on recommendation of attorney for the Commonwealth and others.

Sam Hogan—Convicted October, 1911, in circuit court of county of Loudoun, of second degree murder and sentenced to serve fifteen years in the penitentiary. Granted conditional pardon April 15, 1918, on petition of citizens.

Howell Hollinsworth—Convicted September, 1918, in corporation court of city of Bristol, of assault and sentenced to serve nine months in jail. Granted conditional pardon January 3, 1919, on recommendation of trial judge, attorney for the Commonwealth and attending jail physician.

John Holloway—Convicted August, 1914, in circuit court of county of Norfolk, of housebreaking and sentenced to serve one year in the pententiary and given life imprisonment on account of third conviction. Granted conditional pardon June 27, 1919, as law making third conviction life sentence has been repealed without retroactive provisions which would entitle this prisoner to its exemptions.

Clara Holmes—Convicted February, 1914, in circuit court of county of Spotsylvania, of second degree murder and sentenced to serve ten years in the penitentiary. Granted conditional pardon October 14, 1919, on recommendation of attorney for the Commonwealth.

Marshall Holmes—Convicted September, 1918, in magistrate's court of county of Isle of Wight, of unlawfully carrying a gun and sentenced to serve six months in jail. Granted conditional pardon November 7, 1918, on recommendation of trial justice.

David Hood—Convicted May, 1918, in corporation court of city of Norfolk, of vagrancy and sentenced to serve five months in jail and to pay costs. Granted conditional pardon July 26, 1918, on recommendation of trial judge and city sergeant of the city of Norfolk as a reward for assisting to capture two escaped prisoners.

G. H. Hopkins—Convicted March, 1919, in hustings court of city of Petersburg, of forgery and sentenced to serve three years in the penitentiary. Granted conditional pardon December 18, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Willie Hopkins—Convicted August, 1919, in police court of city of Richmond, of petit larceny and sentenced to serve sixty days in jail. Granted conditional pardon October 3, 1919, on recommendation of trial justice.

Mrs. John Horton—Convicted September 9, 1919, in corporation court of city of Staunton, of bigamy and sentenced to serve three years in the penitentiary. Granted conditional pardon September 10, 1919, on recommendation of trial judge and attorney for the Commonwealth.

J. J. Hughes—Convicted September, 1918, in police court of city of Norfolk, of being of ill-fame and diseased and sentenced to serve three months in jail. Granted conditional pardon October 11, 1918, on recommendation of trial judge, attorney for the Commonwealth and health commissioner.

Hyman Hurowitz—Convicted September, 1919, in police court of city of Norfolk, of vagrancy and sentenced to six months in jail. Granted conditional pardon December 18, 1919, on recommendation of secretary of Board of Charities and Corrections, upon condition prisoner go to Norfolk City Home and abide there under its rules.

Frances Huskey—Convicted June, 1918, in police court of city of Richmond, of stealing and sentenced to serve four months in jail. Granted conditional pardon July 11, 1918, on recommendation of trial justice; and because this was the first offense and the fact that prisoner has four sons. in the service of the government at war.

Roy Henry—Convicted November, 1918, in magistrate's court of county of Augusta, of trespass and sentenced to serve six months on county roads. Granted conditional pardon December 30, 1918, to be released when means are provided to take him to Texas—he to go there at once upon receipt of funds—on recommendation of attorney for the Commonwealth.

Charlie Jackson—Convicted June, 1918, in circuit court of county of Lunenburg, of statutory rape and sentenced to serve five years in the penitentiary. Granted conditional pardon June 12, 1919, on recommendation of trial judge.

E. D. Jackson—Convicted December, 1918, in hustings court of city of Richmond, of petit larceny and sentenced to serve ninety days in jail. Granted conditional pardon January 28, 1919, on recommendation of trial judge and attorney for the Commonwealth.

E. T. Jackson—Convicted March, 1916, in corporation court of city of Roanoke, of forgery and sentenced to serve two years in the penitentiary, to which one year was added for escape. Granted conditional pardon December 23, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Willie Jackson—Convicted July, 1918, in police court of city of Norfolk, of attempt to defraud and sentenced to serve six months in jail. Granted conditional pardon October 10, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Wilson Jackson—Convicted July, 1917, in corporation court of city of Newport News, of second degree murder and sentenced to serve ten years in the penitentiary. (Commuted to five years.) Granted conditional pardon March 22, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Henry Jamerson—Convicted October, 1919, in mayor's court of town of Dillwyn, of abusing, threatening and cursing and sentenced to serve thirty days in jail and to pay a fine of \$20. Granted conditional pardon November 8, 1919, upon payment of fine, on recommendation of trial judge.

William James—Convicted August, 1908, in corporation court of city of Norfolk, of housebreaking and larceny and sentenced to serve five years in the penitentiary and given life imprisonment on account of third conviction. Granted conditional pardon May 27, 1919, on recommendation of trial judge.

Herbert Jennings—Convicted May, 1917, in hustings court of city of Richmond, of misdemeanor and sentenced to serve sixty days and four

months in jail. Granted conditional pardon April 3, 1919, on account of extreme youth of prisoner, and as he has already been confined so long.

George Joel—Convicted October, 1916, in hustings court of city of Richmond, of attempted rape and sentenced to serve five years in the penitentiary. Granted conditional pardon January 29, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Albert Johnson—Convicted March, 1911, in circuit court of county of Sussex, of malicious shooting and sentenced to serve eight years in the penitentiary, to which five years were added for second conviction. Granted conditional pardon May 28, 1919, on recommendation of trial judge.

Charlie Johnson—Convicted February, 1913, in circuit court of county of Mecklenburg, of rape and sentenced to serve twenty years in the penitentiary. Granted conditional pardon September 2, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Daisy Johnson—Convicted December, 1915, in corporation court of city of Roanoke, of larceny from the person and sentenced to serve five years in the penitentiary. Granted conditional pardon September 3, 1918, on recommendation of trial judge and attorney for the Commonwealth.

George Johnson—Convicted March, 1903, in circuit court of county of Alleghany, of highway robbery and sentenced to serve fifteen years in the penitentiary. Granted conditional pardon October 31, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Henry Johnson—Convicted February, 1912, in hustings court of city of Petersburg, of forgery and sentenced to serve ten years in the petitentiary. Granted conditional pardon August 16, 1919, on recommendation of trial judge.

John Johnson—Convicted October, 1914, in corporation court of the city of Charlottesville, of housebreaking and sentenced to serve one year in the penitentiary, to which five years were added for second conviction. Granted conditional pardon March 27, 1918, on recommendation of trial judge and other officials.

John Johnson—Convicted February, 1918, in corporation court of city of Bristol, of vagrancy and petit larceny and sentenced to serve twelve months in jail. Granted conditional pardon March 29, 1918, on recommendation of superintendent of the penitentiary as the prisoner was directly responsible for supplying information which prevented a wholesale get away from the Washington County Road Camp.

Lowis Johnson—Convicted March, 1906, in circuit court of county of Franklin, of mule stealing and sentenced to serve three years in the pententiary and given life imprisonment on account of third conviction. Granted conditional pardon May 25, 1918, on recommendation of trial judge, superintendent of State farm and surgeon at State farm.

Pluney Johnson—Convicted November, 1914, in circuit court of county of Lancaster, of murder and sentenced to serve fifteen years in the penitentiary. Granted conditional pardon October 14, 1919, on recommendation of attorney for the Commonwealth.

Annie Jones, alias Annie May Fields—Convicted August, 1919, in police court of city of Richmond, of larceny and sentenced to serve four months in jail. Granted conditional pardon October 3, 1919, on recommendation of secretary of Board of Charities and Corrections in order that prisoner might be sent to Industrial School for Wayward Colored Girls.



D. S. Jones—Convicted February 26, 1919, in police court of city of Richmond, of petit larceny and sentenced to serve ninety days in jail. Granted conditional pardon April 7, 1919, on recommendation of trial justice.

Early Jones—Convicted October, 1914, in circuit court of county of Carroll, of murder and sentenced to serve ten years in the penitentiary. Granted conditional pardon May 22, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Elbert Jones—Convicted October, 1908, in circuit court of county of Scott, of second degree murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon May 28, 1919, on recommendation of attorney for the Commonwealth.

Fpp Jones—Convicted September, 1907, in circuit court of county of Bedford, of two indictments of house-breaking and sentenced to serve four-teen years in the penitentiary, to which two years were added for escaping. Granted conditional pardon September 10, 1919; prisoner having served over half of his sentence with a good record.

F. H. Jones—Convicted November, 1919, in police court of city of Richmond, of p: tit larceny and sentenced to serve thirty days in jail. Granted conditional pardon November 17, 1919, on recommendation of trial justice.

James Jones—Convicted April, 1919, in police court of city of Richmond, of snatching purse and sentenced to serve four months in jail. Granted conditional pardon July 12, 1919, on recommendation of trial justice.

Purcell Jones—Convicted June, 1913, in circuit court of county of Rockbridge, of murder and sentenced to serve twelve years in the penitentiary. Granted conditional pardon May 11, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Walter Jones—Convicted October, 1906, in corporation court of city of Lynchburg, of rape and attempt to rape and sentenced to serve twenty years in the penitentiary. Granted conditional pardon November 8, 1919, on recommendation of attorney for the Commonwealth.

William Jones—Convicted February, 1905, in hustings court of city of Richmond, of burglary and sentenced to thirty years in the penitentiary and given life imprisonment on account of third conviction. Granted conditional pardon June 27, 1919, as law making third conviction life sentence has been repealed without retroactive provisions which would entitle this prisoner to its exemptions.

William Jones—Convicted June, 1910, in hustings court of city of Richmond, of burglary and sentenced to serve ten years in the penitentiary to which five years were added on account of second conviction. Granted conditional pardon November 8, 1919, on recommendation of the judge of the court who added time for the second conviction; trial judge and prosecuting attorney being dead.

Wyatt Justus—Convicted November, 1913, in circuit court of county of Buchanan, of second degree murder and sentenced to serve seven years in the penitentiary. Granted conditional pardon August 20, 1918, on recommendation of superintendent of the penitentiary.

Frank Jackson—Convicted July, 1913, in circuit court of county of sussex, of murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon January 9, 1919, on recommendation of trial judge.

George Johnson—Convicted March, 1919, in corporation court of city of Norfolk, of reckless shooting at sailors and sentenced to serve twelve months in jail. Granted conditional pardon January 12, 1920, on recommendation of trial judge and attorney for the Commonwealth.

Marion Kaiser—Convicted April, 1918, in police court of county of Alexandria, of keeping a house of ill-fame and sentenced to serve eleven months in jail. Granted conditional pardon September 3, 1918, on recommendation of trial justice and attorney for the Commonwealth.

A. M. Keen—Convicted April, 1918, in circuit court of county of Buchanan, of malicious wounding and sentenced to serve two years in the penitentiary. Granted conditional pardon May 16, 1919; prisoner having served over half of his time with a good record.

Dan Kelly—Convicted January, 1919, in corporation court of city of Norfolk, of keeping gambling house and sentenced to serve nine months in jail. Granted conditional pardon May 28, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Dennis Kelly—Convicted September, 1918, in police court of city of Norfolk, of maintaining a house of prostitution and sentenced to serve twelve months in jail. Granted conditional pardon August 16, 1919, on recommendation of city sergeant.

Louis E. Kelly—Convicted November, 1917, in hustings court of city of Petersburg, of stealing and sentenced to serve one year in the penitentiary. Granted conditional pardon July 11, 1918, on recommendation of trial judge and others, upon condition prisoner leaves the State and does not return.

Van Kesner—Convicted January, 1915, in circuit court of county of Wythe, of housebreaking and sentenced to one year in the penitentiary to which one year was added for escape and five years for second conviction. Granted conditional pardon December 10, 1919, as prisoner had served nearly all of his sentence with a good record.

Richard King—Convicted June, 1917, in circuit court of county of Brunswick, of burglary and sentenced to serve five years in the penitentiary. Granted conditional pardon June 24, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Henry Kirk—Convicted February, 1913, in hustings court of city of Richmond, of housebreaking and sentenced to serve three years in the penitentiary, to which four years were added for escapes. Granted conditional pardon August 12, 1918; prisoner having served over half of his time.

Bernie E. Lear—Convicted September, 1917, in police court of city of Richmond, of petit larceny and sentenced to serve twelve months on the roads. Granted conditional pardon July 31, 1918, on recommendation of Local Board for Division No. 4, on condition prisoner enter into the military service of the United States and serve therein during the period of the war.

Veola Lee—Convicted March, 1911, in corporation court of city of Roanoke, of murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon June 12, 1919, on recommendation of trial judge and attorney for the Commonwealth.

James Lewis—Convicted November, 1910, in circuit court of county of Giles, of grand larceny and sentenced to serve eight years in the penitentiary, to which five years were added on account of second conviction. Granted conditional pardon June 12, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Jim Lewis—Convicted March, 1905, in circuit court of county of South-ampton, of second degree murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon May 4, 1918, on recommendation of attorney for the Commonwealth.

John Lewis—Convicted November, 1911, in hustings court of city of Petersburg, of house-breaking and sentenced to serve five years in the penitentiary and given life imprisonment on account of third conviction. Granted conditional pardon June 27, 1919, as law making third conviction life sentence has been repealed without retroactive provisions which would entitle this prisoner to its exemptions.

Horace Liggins—Convicted November and December, 1918, in corporation court of city of Norfolk, of assault and sentenced to serve six months and sixty days in jail. Granted conditional pardon April 7, 1919, on recommendation of trial judge.

Robert Earl Light—Convicted June, 1918, in corporation court of city of Roanoke, of bigamy and sentenced to serve three years in the penitentiary. Granted conditional pardon November 11, 1918, on recommendation of trial judge and attorney for the Commonwealth, upon condition prisoner forthwith marry and provide for Anna Starkey.

I. L. Lofton—Convicted March, 1918, in magistrate's court of county of Frederick, of misdemeanor and septenced to serve six months on the public roads. Granted conditional pardon June 28, 1918, on recommendation of trial justice, attorney for the Commonwealth and many others.

Archie Long—Convicted December, 1918, in corporation court of city of Norfolk, of shooting police officer and sentenced to serve twelve months in jail. Granted conditional pardon September 5, 1919, on recommendation of trial judge.

Jack Long—Convicted June, 1904, in circuit court of county of Alleghany, of highway robbery and sentenced to serve fifteen years in the penitentiary. Granted conditional pardon June 6, 1918, on recommendation of prosecuting attorney.

Emmett Love—Convicted April, 1919, in police court of city of Portsmouth, of carrying concealed weapons and sentenced to serve sixty days in jail and to pay a fine of \$50. Gran(ed conditional pardon June 24, 1919, on recommendation of trial justice.

D. L. Lowry—Convicted March, 1916, in hustings court of city of Richmond, of grand larceny and sentenced to serve five years in the penitentiary. Granted conditional pardon December 30, 1918; prisoner having served nearly all of his time with good record.

James Lucas—Convicted July, 1909, in corporation court of city of Alexandria, of second degree murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon May 4, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Moses Lufty—Convicted March, 1918, in corporation court of city of Roanoke, of assault and sentenced to serve six months in jail and to pay a fine of \$200. Granted conditional pardon December, 1, 1919, on recommendation of trial judge and attorney for the Commonwealth, upon payment of fine.

Ezekiel Lyons—Convicted April, 1918, in corporation court of city of Alexandria, of petit larceny and sentenced to serve six months in jail.

Granted conditional pardon July 30, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Margaret Landon—Convicted April, 1918, in magistrate's court of county of Alexandria, of vagrancy and sentenced to serve six months in jail. Granted conditional pardon September 3, 1918, on recommendation of trial justice and attorney for the Commonwealth.

James T. Landram—Convicted November, 1917, in circuit court of county of Augusta, of assault and battery and sentenced to serve nine months in jail. Granted conditional pardon July 11, 1918, on recommendation of trial judge and attorney for the Commonweaith.

Grover Cleveland Looney—Convicted April, 1919, in circuit court of county of Buchanan, of murder and sentenced to serve one year in the penitentiary. Granted conditional pardon July 14, 1919, on petition of many citizens of Buchanan county.

Dave Maben—Convicted April, 1919, in corporation court of city of Norfolk, of vagrancy and sentenced to serve six months in jail. Granted conditional pardon July 30, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Lester Lee Marshall—Convicted April, 1916, in circuit court of county of Alleghany, of bigamy and sentenced to serve six years in the penitentiary. Granted conditional pardon December 17, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Abraham Mason—Convicted May, 1910, in hustings court of city of Petersburg, of murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon October 25, 1919, on recommendation of trial judge, attorney for the Commonwealth and chief of police.

Arthur Mason—Convicted September, 1909, in circuit court of county of Sussex, of second degree murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon May 24, 1918, on recommendation of trial judge and prosecuting attorney.

Charles Mason—Convicted November, 1918, in hustings court of city of Portsmouth, of house-breaking and sentenced to serve twelve months in jall, to which six months were added on account of escape. Granted conditional pardon November 5, 1919, on recommendation of trial judge and justice of the peace.

Henry Mason—Convicted December, 1908, in corporation court of city of Alexandria, of attempted rape and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon July 11, 1918, on recommendation of trial judge and attorney for the Commonwealth.

T. B. Mason—Convicted December, 1915, in circuit court of county of Accomac, of murder and sentenced to serve five years in the pententiary. Granted conditional pardon January 8, 1919; prisoner having served over half his sentence with a good record.

Willie Mason—Convicted October, 1917, in circuit court of county of Chesterfield, of assault and battery and sentenced to serve sixteen months in jail. Granted conditional pardon May 24, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Luther McCall—Convicted July, 1914, in circuit court of county of Pittsylvania, of second degree murder and sentenced to serve five years in the penitentiary, to which one year was added for escape. Granted conditional

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pardon on recommendation of prosecuting attorney, jurors and many citizens of Pittsylvania county.

William McClelland—Convicted September, 1913, in corporation court of city of Danville, of second degree murder and sentenced to serve ten years in the penitentiary. Granted conditional pardon October 14, 1919, on recommendation of attorney for the Commonwealth.

A. Moore McCormick—Convicted June, 1908, in circuit court of county of Rockbridge, of murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon December 12, 1918, to take effect December 24, 1918, on recommendation of attorney for the Commonwealth.

William McGee—Convicted March, 1915, in circuit court of county of King George, of house-breaking and sentenced to serve two years in the penitentiary, to which five years were added on account of second conviction and one year for escape. Granted conditional pardon December 10, 1919, on recommendation of prosecuting attorney and others.

Isaac McGraw—Convicted May, 1919, in circuit court of county of Carroll, of riot and sentenced to serve twelve months in jail and to pay a fine of \$100. Granted conditional pardon July 21, 1919, on recommendation of trial judge and attorney for the Commonwealth, to take effect after prisoner has served sixty days of his sentence.

Robert McIntosh—Convicted January, 1912, in circuit court of county of Norfolk, of grand larceny and sentenced to serve ten years in the penitentiary. Granted conditional pardon January 9, 1919, on recommendation of trial judge.

Frank McLaughlin—Convicted March, 1919, in circuit court of county of Augusta, of assault and sentenced to serve three months in juli and to pay a fine of \$100. Granted conditional pardon March 24, 1919, upon payment of fine and costs, on recommendation of mayors of Waynesboro and Basic City.

Joe McMillan—Convicted November, 1918, in corporation court of city of Norfolk, of attempted assault and carrying concealed weapon and sentenced to serve nine months in jail. Granted conditional pardon March 24, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Phil Meredith—Convicted August 31, 1918, in magistrate's court of country of King William, of unlawful cohabitation and sentenced to serve six months on the roads. Granted conditional pardon November 22, 1918, on recommendation of trial justice and attorney for the Commonwealth.

Leonard Meteyer—Convicted May, 1919, in corporation court of city of Norfolk, of grand larceny and sentenced to serve one year in the penitentiary (commuted to one year in jail). Granted conditional pardon December 23, 1919, on recommendation of trial judge, attorney for the Commonwealth, and other officers of city of Norfolk.

Bessie Miguel—Convicted November, 1918, in corporation court of city of Norfolk, of grand larceny and sentenced to serve three months in jail. Granted conditional pardon March 24, 1919, on recommendation of trial judge and others.

Harry R. Milburn—Convicted July, 1917, in circuit court of county of Henrico, of malicious shooting and sentenced to serve twelve months on the roads and to pay a fine of \$10. Granted conditional pardon February 16, 1918, on recommendation of trial judge, attorney for the Commonwealth and others.

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Morrison H. Miller—Convicted June, 1912, in circuit court of county of Frederick, of second degree murder and sentenced to serve ten years and four months in the penitentiary. Granted conditional pardon June 18, 1918, on recommendation of trial judge, attorney for the Commonwealth and many others.

Sam Miller—Convicted April, 1904, in circuit court of county of Prince Edward, of burglary and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon April 27, 1918, on recommendation of attorney for the Commonwealth.

Harry E. Mills, alias H. L. Hamilton—Convicted December, 1912, in corporation court of city of Danville, of forgery and sentenced to serve ten years in the penitentiary (including time added for second conviction) and to which two and one-half years were added for escaping. Granted conditional pardon March 20, 1918, on recommendation of trial judge, attorney for the Commonwealth, and judge of court who added time for second conviction and escape.

John Henry Milner—Convicted April, 1911, in hustings court of city of Richmond, of house-breaking and sentenced to serve five years in the penitentiary and given life imprisonment on account of third conviction. Granted conditional pardon June 27, 1919,, as law making third conviction life sentence has been repealed without retroactive provisions which would entitle this prisoner to its exemptions.

Elmer Mitchell—Convicted February, 1918, in circuit court of county of Henrico, of theft and escaping from reform school and sentenced to serve twelve months and ninety days in jail. Granted conditional pardon October 10th, on recommendation of secretary of Board of Charities and Corrections, upon condition prisoner live at his father's home until he is twenty-one years of age.

Rufus Moon—Convicted March, 1918, in corporation court of city of Danville, of larceny and sentenced to serve six months in jail and to pay \$25 fine. Granted conditional pardon April 15, 1918, on recommendation of trial judge, mayor and chief of police.

T. W. Moore—Convicted February, 1917, in hustings court of city of Petersburg, of forgery and sentenced to serve two years in the penitentiary. Granted conditional pardon April 15, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Thomas Moore—Convicted April, 1910, in circuit court of county of Prince William, of house-breaking and sentenced to serve six years in the penitentiary, to which five years were added on account of second conviction. Granted conditional pardon April 27, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Adam Morgan—Convicted April, 1911, in circuit court of county of Washington, of robbery and sentenced to serve twenty-one years in the penitentiary. Granted conditional pardon September 4, 1919, on recommendation of trial judge and attorney for the Commonwealth.

George Morgan—Convicted August, 1914, in circuit court of county of Mecklenburg, of second degree murder and sentenced to serve ten years in the penitentiary. Granted conditional pardon December 23, 1918, on recommendation of trial judge and attorney for the Commonwealth.

William Morris-Convicted February, 1908, in hustings court of city of

Petersburg, of burglary and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon March 27, 1918, on recommendation of trial judge and prosecuting attorney.

Violet Morton—Convicted January, 1913, in circuit court of county of Nottoway, of murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon May 28, 1919, on recommendation of attorney for the Commonwealth and the superintendent of the penitentiary.

James Mundy—Convicted February, 1908, in hustings court of city of Richmond, of second degree murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon April 17, 1918, on recommendation of superintendent of the penitentiary; trial judge and prosecuting attorney being dead.

Nick Moorman—Convicted October, 1912, in circuit court of county of Bedford, of murder and sentenced to serve sixteen years in the penitentiary. Granted conditional pardon January 16, 1920, on recommendation of prosecuting attorney and present attorney for the Commonwealth.

George W. Nash—Convicted May, 1917, in circuit court of county of Scott, of malicious wounding and sentenced to serve one year on the roads. Granted conditional pardon March 25, 1918, on recommendation of attorney for the Commonwealth and sergeant of convict camp.

Gus Neal—Convicted December, 1912, in circuit court of county of Dinwiddie, of burglary and sentenced to serve five years in the penitentiary, to which five years were added on account of second conviction. Granted conditional pardon October 14, 1919, on recommendation of acting physician at convict camp, in recognition of his services during influenza epidemic.

Waverly Nelson—Convicted December, 1912, in hustings court of city of Richmond, of second degree murder and sentenced to serve eight years in the penitentiary. Grant'd conditional pardon May 4, 1918; prisoner having served over half of his sentence with good record.

James Nicholas—Convicted February, 1911, in hustings court of city of Richmond, of second degree murder and sentenced to serve twelve years in the penitentiary. Granted conditional pardon September 4, 1919, on recommendation of Father Charles Hannigan; prisoner having served over half of his sentence with good record and trial judge and prosecuting attorney being dead.

John William Nunnally—Convicted February, 1918, in corporation court of city of Newport News, of forgery and sentenced to serve one and a half years on the roads. Granted conditional pardon December 24, 1918, on recommendation of Rev. S. L. Dumville and others.

Jack O'Brien—Convicted April, 1919, in corporation court of city of Norfolk, of aiding prisoners to escape from jail and sentenced to serve one year in the penitentiary. Granted conditional pardon December 1, 1919, on recommendation of trial judge, city sergeant and other city officers.

M. Ornoff—Convicted May, 1918, in corporation court of city of Norfolk, of larceny and sentenced to serve two years in the penitentiary. Granted conditional pardon February 27, 1919, on recommendation of trial judge and attorney for the Commonwealth.

C. R. Owens—Convicted January, 1913, in corporation court of city of Newport News, of burglary and housebreaking and sentenced to serve ten years in the penitentiary, to which one year was added for escape. Granted conditional pardon March 28, 1919; prisoner having served over half of his sentence and neither trial judge nor attorney for the Commonwealth have any objections.

James N. Page—Convicted September, 1918, in circuit court of county of Russell, of assault and sentenced to serve twelve months in jail. Granted conditional pardon December 2, 1918, on recommendation of attorney for the Commonwealth; fine and costs to be paid.

Robert Page—Convicted April, 1918, in circuit court of county of Cumberland, of grand larceny and sentenced to serve five years in the penitentiary. Granted conditional pardon June 12, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Ray Palmer—Convicted January, 1919, in corporation court of city of Radford, of shooting and sentenced to serve one year in the penitentiary. Granted conditional pardon June 12, 1919, on recommendation of trial judge and attorney for the Commonwealth.

James H. Parker—Convicted January, 1919, in police court of city of Norfolk, of petit larceny and sentenced to serve twelve months in jail. Granted conditional pardon October 3, 1919, on recommendation of attorney for the Commonwealth and the owner of stolen goods.

J. N. Parker—Convicted November, 1918, in magistrate's court of county of Elizabeth City, of petit larceny and sentenced to serve six months in jail. Granted conditional pardon February 21, 1919, upon condition prisoner goes to his home and remains there one year, on recommendation of trial judge, judge of circuit court and attorney for the Commonwealth.

Gab: Patrick—Convicted May, 1913, in circuit court of county of Pittsylvania, of second degree murder and sentenced to serve eleven years in the penitentiary. Granted conditional pardon May 28, 1919, on recommendation of prosecuting attorney.

J. W. Patze—Convicted April, 1912, in corporation court of city of Buena Vista, of forgery and sentenced to serve two years in the penitentiary and given life imprisonment on account of third conviction. Granted conditional pardon March 12, 1919, on recommendation of judge of the court who added sentence for third conviction.

Floyd Paxson—Convicted July and September, 1918, in magistrate's court of county of Loudoun, of petit larceny and sentenced to serve nine months in jail. Granted conditional pardon April 3, 1919, on recommendation of trial justice.

Judge Payne—Convicted September, 1915, in circuit court of county of Prince Edward, of robbery and sentenced to serve twelve years in the pententiary. Granted conditional parden June 18, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Lawrence Petty—Convicted May, 1914, in circuit court of county of Fairfax, of car-breaking and sentenced to serve six years in the pententiary. Granted conditional pardon June 18, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Isaiah Peyton—Convicted December, 1910, in circuit court of county of King William, of malicious assault and sentenced to serve ten years in the penitentiary. Granted conditional pardon May 4, 1918, on recommendation of Dr. Hobson.

Morris Plisco—Convicted June, 1916, in corporation court of city of Norfolk, of bigamy and sentenced to serve three years in the penitentiary. Granted conditional pardon February 19, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Jonah Pippin—Convicted October, 1911, in circuit court of county of Wise, of murder and sentenced to serve twelve years in the penitentiary. Granted conditional pardon October 31, 1918, upon condition prisoner leave and remain out of the State of Virginia. on recommendation of attorney for the Commonwealth.

Richard L. Pollard.—Convicted December, 1913, in circuit court of county of Nottoway, of second degree murder and sentenced to serve eight years in the penitentiary. Granted conditional pardon May 15, 1919, on recommendation of Major Wilson H. Crolle.

Please Poor—Convicted July, 1908, in circuit court of county of Floyd, of second degree murder and sentenced to serve fifteen years in the penitentiary. Granted conditional pardon May 4, 1918, providing prisoner has some one to look after him, on recommendation of attorney for the Commonwealth.

Waldron Potter—Convicted April, 1919, in circuit court of county of Buchanan, of felonious assault and sentenced to serve one year in the penitentiary. Granted conditional pardon December 1, 1919, on recommendation of attorney for the Commonwealth and officers and citizens of Buchanan County.

Thomas William Preston—Convicted March, 1910, in circuit court of county of Bedford, of murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon November 8, 1919, on recommendation of attorney for the Commonwealth and others.

Charles Price—Convicted December, 1916, in circuit court of county of Montgomery, of rape and sentenced to serve five years in the penitentiary. Granted conditional pardon November 11, 1918, on recommendation of trial judge and attorney for the Commonwealth.

William Price—Convicted March, 1917, in corporation court of city of Norfolk, of grand larceny and sentenced to serve five years in the penitentiary. Granted conditional pardon June 12, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Montgomery Pride—Convicted November, 1918, in circuit court of county of Chesterfield, of robbery and sentenced to serve five years in the penitentiary. Granted conditional pardon April 9, 1919, to take effect June 1, 1919, on recommendation of trial judge and attorney for the Commonwealth.

J. Mack Profit—Convicted October, 1911, in circuit court of county of Fluvanna, of second degree murder and sentenced to serve fifteen years in the penitentiary. Granted conditional pardon September 13, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Walter V. Pugh—Convicted April, 1916, in corporation court of city of Norfolk, of malicious wounding and sentenced to serve five years in the penitentiary to which one year was added for escape. Granted conditional pardon November 8, 1919, on recommendation of attorney for the Commonwealth.

Lucy Puller—Convicted in 1902, in circuit court of county of Fauquier, of murder of her child and sentenced to life imprisonment in the penitentiary Granted conditional pardon March 25, 1918, on recommendation of present attorney for the Commonwealth; trial judge and prosecuting attorney being dead.

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- J. B. Purvis—Convicted October, 1918, in hustings court of city of Petersburg, of highway robbery and sentenced to serve one year in the pententiary. Granted conditional pardon May 28, 1919, on recommendation of trial judge.
- J. D. Parker—Convicted October, 1918, in corporation court of city of Newport News, of grand larceny and sentenced to serve two years in the penitentiary and six months in jail. Granted conditional pardon January 14, 1920, on recommendation of trial judge, attorney for the Commonwealth and superintendent of the penitentiary.

Will Radford—Convicted June, 1915, in circuit court of county of Franklin, of murder and sentenced to serve eleven years in the penitentiary. Granted conditional pardon May 24, 1918, on ground of ill health, on recommendation of trial judge, attorney for the Commonwealth and all the jurors.

Scott Rainey—Convicted February, 1912, in corporation court of city of Newport News, of murder and malicious shooting and sentenced to serve eleven years in the penitentiary. Granted conditional pardon March 5, 1919; prisoner having served over half his time with good record and trial judge and attorney for the Commonwealth have no objections.

Roll Ramey—Convicted April, 1912, in circuit court of county of Wise, of rape and sentenced to serve twenty years in the penitentiary. Granted conditional pardon January 16, 1919, on recommendation of attorney for the Commonwealth.

George Ramsey—Convicted June, 1913, in corporation court of city of Staunton, of robbery and sentenced to serve eight years in the penitentiary. Granted conditional pardon October 10, 1918; prisoner having served over half his sentence with good record.

Nancy Ramsey—Convicted February, 1916, in hustings court of city of Petersburg, of highway robbery and sentenced to serve eight years in the penitentiary. Granted conditional pardon October 14, 1919, on recommendation of superintendent of penitentiary, as prisoner has tuberculosis, upon condition prisoner go with her sister out of the State and remain out of it.

Willie Randall—Convicted June, 1918, in hustings court of city of Richmond, of attempted robbery and sentenced to serve five years in the pententiary. Granted conditional pardon December 23, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Bennie Ray, alias Ellie R. Reed—Convicted March, 1919, in police court of city of Richmond, of petit larceny and sentenced to serve sixteen months in jail. Granted conditional pardon October 28, 1919, on recommendation of trial justice, chief of police and others.

Wilson Ray—Convicted September, 1914, in circuit court of county of Russell, of murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon October 3, 1919, upon condition prisoner upon his release leave and remain out of the State of Virginia during the period for which he was sentenced, on recommendation of attorney for the Commonwealth.

Willie Reed—Convicted January, 1908, in corporation court of city of Newport News, of robbery and sentenced to serve eighteen years in the pententiary. Granted conditional pardon April 17, 1918, on recommendation of superintendent of the pententiary.

Hagary Reid-Convicted April, 1918, in corporation court of city of Roa-

nake, of unlawful shooting and sentenced to serve four years in the penitentiary. Granted conditional pardon August 27, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Russell Rice—Convicted May, 1915, in circuit court of county of Brunswick, of misdemeanor and sentenced to serve twelve months in jail. Granted conditional pardon March 7, 1919, on recommendation of jailor, in recognition of his services in preventing a jail delivery.

Rosewell Richardson—Convicted May, 1916, in magistrate's court of county of Albemarle, of delinquency and sentenced to be in the custody of the State Board of Charities and Corrections. Granted conditional pardon September 4, 1919, on recommendation of trial justice, upon condition boy be properly kept and trained by his father until his majority, failing in this he will be returned to the custody of the Board of Charities and Corrections.

Willie Ricks—Convicted March, 1912, in corporation court of city of Norfolk, of housebreaking and larceny and sentenced to serve eleven years in the penitentiary. Granted conditional pardon September 13, 1918, on recommendation of trial judge and prosecuting attorney.

Luke Riddick—Convicted February, 1910, in circuit court of county of Norfolk, of second degree murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon December 10, 1919, on recommendation of trial judge.

Richard Riley—Convicted March, 1912, in circuit court of county of Northampton, of murder and sentenced to be electrocuted (commuted to ten years in the penitentiary). Granted conditional pardon December 10, 1919, to take effect December 23, 1919, as prisoner's sentence will expire January 22, 1920, and in order that he might spent Christmas at his home.

David Ritchie—Convicted December, 1914, in circuit court of county of Rockingham, of unlawful shooting and sentenced to serve ten years in the penitentiary. Granted conditional pardon May 28, 1919; prisoner having served half of sentence with a clear record.

Esaw Roane—Convicted March, 1918, in corporation court of city of Norfolk, of voluntary manslaughter and sentenced to serve three years in the penitentiary. Granted conditional pardon December 10, 1919, on recommendation of trial judge.

. Riley Robbins—Convicted December, 1917, in magistrate's court of country of Northampton, of picking a man's pocket and sentenced to serve three months on the roads, to which three months were added for escaping. Granted conditional pardon April 1, 1918, on recommendation of judge of circuit court and others.

James Roberts—Convicted August, 1912, in circuit court of county of Amherst, of attempted rape and sentenced to serve nine years in the penitentiary. Granted conditional pardon June 27, 1918, on recommendation of prosecuting attorney.

Richard Robertson—Convicted November, 1917, in circuit court of county of Pittsylvania, of housebreaking and sentenced to serve one year in the penitentiary. Granted conditional pardon June 20, 1918, on recommendation of trial judge and attorney for the Commonwealth.

J. R. Robinson—Convicted May, 1918, in police court of city of Bristol, of petit larceny and sentenced to serve ninety days in jail. Granted conditional pardon July 11, 1918, on recommendation of trial justice.

Cephas Ross—Convicted November, 1903, in circuit court of county of Halifax, of murder and sentenced to serve nineteen years in the penitentiary. Granted conditional pardon October 10, 1918, on recommendation of trial judge.

James Russell—Convicted March, 1918, in circuit court of county of Warwick, of horse-stealing and sentenced to serve three years in the penitentiary. Granted conditional pardon March 12, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Emma Jane Randolph—Convicted March, 1910, in circuit court of county of Middlesex, of murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon January 10, 1920, on recommendation of trial judge, attorney for the Commonwealth and sheriff.

I). M. Robins—Convicted September, 1919, in circuit court of county of Northampton, of assault and sentenced to serve nine months in jail. Granted conditional pardon January 16, 1920, as to remainder of jail sentence, on application of many citizens.

John Salter—Convicted May, 1908, in corporation court of city of Norfolk, of murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon May 25, 1918, on recommendation of trial judge and attorney for the Commonwealth.

C. E. Sammons—Convicted December, 1916, in circuit court of county of Nottoway, of bigamy and sentenced to serve five years in the penitentiary. Granted conditional pardon September 2, 1919; prisoner having served over half his sentence with good record, attorney for the Commonwealth having no objection.

Oscar B. Samples—Convicted December, 1917, in circuit court of county of Elizabeth City, of unlawfully conducting and taking money from a game played for money and sentenced to serve six months in jail. Granted conditional pardon April 2, 1918, on recommendation of trial judge and the jury.

Elijah Sams—Convicted January, 1916, in circuit court of county of Henry, of second degree murder and sentenced to serve eight years in the penitentiary. Granted conditional pardon October 14, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Edgar M. Sandford—Convicted June, 1912, in corporation court of city of Newport News, of pandering and sentenced to serve ten years in the penitentiary. Granted conditional pardon January 7, 1919, on recommendation of trial judge, attorney for the Commonwealth and others.

William Sanford—Convicted February, 1902, in hustings court of city of Petersburg, of grand larceny and sentenced to serve three years in the penitentiary, to which one year was added for escaping. Granted conditional pardon June 7, 1919, on recommendation of judge of circuit court who added time for escape.

John Sarkis—Convicted May, 1918 in hustings court of city of Richmond, of receiving stolen goods and sentenced to serve four months in jail. Granted conditional pardon June 17, 1918, on recommendation of trial judge.

Josh Saunders, alias James Turner—Convicted June, 1911, in corporation court of city of Norfolk, of misdemeanor and many escapes and sentenced to serve six months on the roads. Granted conditional pardon March 5, 1919, on recommendation of superintendent of the penitentiary.

Philip Saunders-Convicted December, 1911, and January, 1912, in cir-

cuit court of county of Prince William, of two indictments of house-breaking and sentenced to serve seventcen years in the penitentiary. Granted conditional pardon June 12, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Charles Scott—Convicted October, 1913, in hustings court of city of Petersburg, of house-breaking and larceny and sentenced to serve six years in the penitentiary. Granted conditional pardon October 10, 1918, on recommendation of superintendent of the penitentiary.

George Scotts—Convicted July, 1916, in circuit court of county of Spotsylvania, of malicious shooting and sentenced to serve seven years in the penitentiary. Granted conditional pardon October 25, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Harrison Scott—Convicted December, 1907, in corporation court of Manchester (now Richmond Hustings Court, Part 2), of highway robbery and sentenced to serve twenty-eight years in the penitentiary. Granted conditional pardon December 1, 1919, on recommendation of attorney for the Commonwealth.

Sam Scott—Convicted August, 1919, in justice's court of county of Bedford, of striking with stick and sentenced to serve six months in jail (to be served on the roads), and to pay a fine of \$50. Granted conditional pardon as to remainder of term December 1, 1919, upon payment of fine and costs, on recommendation of trial justice and attorney for the Commonwealth.

George M. Seigh, alias Harry Mathews, alias Harry Brown—Convicted December, 1914, in corporation court of city of Roanoke, of robbery and sentenced to serve ten years in the penitentiary. Granted conditional pardon March 25, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Frank Shaw—Convicted December, 1909, in hustings court of city of Richmond, of house-breaking and sentenced to serve fifteen years in the penitentiary. Granted conditional pardon June 18, 1918; prisoner having served over half of his sentence with good record, and trial judge and attorney for the Commonwealth being dead.

Peter Shelley—Convicted October, 1913, in circuit court of county of Washington, of murder and sentenced to serve nine years in the penitentiary, to which one year was added for escape. Granted conditional pardon March 5, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Thomas Shortridge—Convicted April, 1917, in circuit court of county of Buchanan, of assault and sentenced to serve six months in jail and to pay a fine of \$50. Granted conditional pardon September 2, 1919, on recommendation of attorney for the Commonwealth.

Edward Shott—Convicted December, 1917, in circuit court of county of Elizabeth City, of unlawfully conducting and taking money from a game played for money and sentenced to serve six months in jail. Granted conditional pardon April 2, 1918, on recommendation of trial judge and the jury.

K. C. Sidbury—Convicted March, 1919, in corporation court of city of Hopewell, of embezzlement and sentenced to serve fifteen days in jail. Granted conditional pardon March 26, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Joseph Silvia-Convicted March, 1919, in circuit court of county of

Princess Anne, of murder and sentenced to serve one year in the penitentiary. Granted conditional pardon September 10, 1919, on recommendation of attorney for the Commonwealth.

Edward Slaughter—Convicted December, 1917, in corporation court of city of Alexandria, of manslaughter and sentenced to serve twelve months in jail. Granted conditional pardon April 27, 1918, on recommendation of trial judge and attorney for the Commonwealth.

J. Lewis Slayton—Convicted January, 1917, in Mayor's court of city of Danville, of keeping a gaming house and sentenced to serve six months in jail. Granted conditional pardon June 18, 1918, on recommendation of trial mayor and many citizens.

Charles Smith—Convicted December, 1917, in police court of city of Bristol, of larceny and sentenced to serve six months in jail. Granted conditional pardon March 25, 1918, on recommendation of trial justice and chief of police.

Joe Smith—Convicted January, 1913, in circuit court of county of Gloucester, of second degree murder and sentenced to serve ten years in the penitentiary. Granted conditional pardon June 28, 1918, on recommendation of trial judge, upon condition prisoner secure work in a shipyard doing work for the government and continues thereat during the period of the war.

Luther Smith—Convicted August, 1911, in circuit court of county of Giles, of robbery and sentenced to serve eight years in the penitentiary, to which two years were added for escape. Granted conditional pardon April 3, 1919, on recommendation of sergeant in charge of convict road camp.

William Smith—Convicted October, 1912, in circuit court of county of Washington, of attempted rape and sentenced to serve twelve years in the penitentiary, to which five years were added for second conviction and one year for escape. Granted conditional pardon April 1, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Hollis Snapp—Convicted April, 1919, in circuit court of county of Frederick, of bigamy and sentenced to serve three years in the penitentiary. Granted conditional pardon December 1, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Sumpter Snead—Convicted December, 1914, in corporation court of city of Danville, of grand larceny and sentenced to serve one year in the pententiary, to which five years were added on account of second conviction. Granted conditional pardon May 11, 1918, on recommendation of trial judge and attorney for the Commonwealth.

R. E. Snyder—Convicted May, 1913, in circuit court of county of Bedford, of murder and sentenced to serve sixteen years in the penitentiary. Granted conditional pardon April 1, 1919, on recommendation of prosecuting attorney.

Otis Solomon—Convicted April, 1916, in circuit court of county of Meck-lenburg, of maining and sentenced to serve five years in the penitentiary. Granted conditional pardon March 31, 1919, on recommendation of attorney for the Commonwealth.

Thomas L. Spring—Convicted May, 1919, in justice's court of county of Loudoun, of petit larceny and seutenced to serve six months in jail. Granted conditional pardon October 3, 1919, on recommendation of trial justice and others.

Richard Staples—Convicted March, 1915, in circuit court of county of Botetourt, of housebreaking, larceny and escape and sentenced to serve five years in the penitentiary. Granted conditional pardon September 2, 1919, to take effect September 9, 1919, on recommendation of superintendent of the penitentiary.

John Stephenson—Convicted December, 1902, in circuit court of county of Henrico, of second degree murder and sentenced to serve eighteen years in the penitentiary, to which five years were added on account of second conviction. Granted conditional pardon April 3, 1919, on recommendation of trial judge and prosecuting attorney.

William Stewart—Convicted November, 1912, in circuit court of county of Rockbridge, of attempted rape and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon June 27, 1918, on recommendation of attorney for the Commonwealth.

Jesse Stiltner—Convicted August, 1915, in circuit court of county of Dickenson, of bigamy and sentenced to serve three years in the penitentiary, to which one year was added for escape. Granted conditional pardon August 21, 1918, on recommendation of superintendent of State Farm and surgeon at State Farm.

Champ Stokes—Convicted January, 1914, in circuit court of county of Prince Edward, of murder and sentenced to serve twelve years in the pententiary. Granted conditional pardon November 11, 1918, on recommendation of attorney for the Commonwealth.

Martha Stone—Convicted January, 1917, in circuit court of county of Wise, of murder and sentenced to serve five years in the penitentiary. Granted conditional pardon May 28, 1919, on recommendation of one of the jurors and the attorney for the Commonwealth has no objections.

Samuel Stuart—Convicted March, 1917, in corporation court of city of Lynchburg, of robbery and sentenced to serve eight years in the penitentiary. Granted conditional pardon August 19, 1919, on condition prisoner serve three and one-half years of his sentence, which commenced March 20, 1917, on recommendation of attorney for the Commonwealth.

William Summers—Convicted March, 1917, in circuit court of county of Alexandria, of car robbery and sentenced to serve two years in the penitentiary. Granted conditional pardon March 13, 1918, on recommendation of surgeon at State Farm.

C. C. Sutphin—Convicted March, 1919, in circuit court of county of Carroll, of unlawful cutting and sentenced to serve twelve months on the roads. Granted conditional pardon October 3, 1919, on recommendation of trial judge, attorney for the Commonwealth, jurors and many citizens.

Forest Swagerty—Convicted October, 1917, in circuit court of county of Wise, of murder and sentenced to serve four years in the penitentiary. Granted conditional pardon September 2, 1919, on recommendation of attorney for the Commonwealth.

Eddle Smith—Convicted December, 1915, in circuit court of county of Mecklenburg, of housebreaking and sentenced to serve two years in the penitentiary, to which five years were added for second conviction. Granted conditional pardon January 14, 1920, on recommendation of trial judge; attorney for the Commonwealth having no objections.

H. A. Tabet-Convicted April, 1918, in corporation court of city of Nor-

folk, of homicide and sentenced to serve six months in jail. Granted conditional pardon April 3, 1919, on recommendation of trial judge and attorney for the Commonwealth on account of bad health of prisoner.

F. Taylor—Convicted February, 1914, in corporation court of city of Bristol, of larceny from the person, and sentenced to serve ten years in the penitentiary. Granted conditional pardon July 31, 1918, on recommendation of Rev. Edward N. Calisch and others, upon condition prisoner leave the State and remain out of it.

Jack Taylor—Convicted March, 1918, in corporation court of city of Staunton, of maining and sentenced to serve one and one-half years in the penitentiary. Granted conditional pardon September 19, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Julian W. Taylor—Convicted July, 1919, in hustings court of city of Richmond, of grand larceny and sentenced to serve twelve months in jail. Granted conditional pardon September 15, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Willie Taylor—Convicted January, 1918, in police court of city of Richmond, of stealing and misdemeanor and sentenced to serve ninety days on the roads. Granted conditional pardon February 26, 1918, on recommendation of trial justice.

Simon Thomas—Convicted June, 1901, in circuit court of county of Prince William, of house-breaking and larceny and sentenced to serve five years in the penitentiary and given life imprisonment on account of third conviction. Granted conditional pardon June 7, 1918, on recommendation of attorney for the Commonwealth.

William Thomas—Convicted September, 1906, in circuit court of county of Fairfax, of nine indictments of horse-stealing and sentenced to serve twenty-seven years in the penitentiary, to which five years were added on account of second conviction. Granted conditional pardon May 28, 1919, on recommendation of trial judge; attorney for the Commonwealth having no objections.

Arch Thompson—Convicted July, 1918, in circuit court of county of Buchanan, of bigamy and sentenced to serve three years in the penitentiary. Granted conditional pardon August 30, 1918, on recommendation of attorney for the Commonwealth.

Lloyd Thompson—Convicted March, 1919, in circuit court of county of Scott, of house-breaking and sentenced to serve two years on the roads. Granted conditional pardon September 2, 1919, on recommendation of attorney for the Commonwealth, upon condition prisoner leave and remain out of the State of Virginia.

Virgil Thompson—Convicted November, 1916, in circuit court of county of Madison, of felonious cutting and sentenced to serve three years in the penitentiary. Granted conditional pardon May 4, 1918, on recommendation of trial judge, attorney for the Commonwealth, all the jurors, sheriff and justice of the peace.

Hoby Thornhill—Convicted September, 1916, in hustings court of city of Petersburg, of murder and sentenced to serve seven years in the penitentiary. Granted conditional pardon October 11, 1918, on recommendation of trial judge.

Catherine Tinsley-Convicted June, 1907, in hustings court of city of

Richmond, of grand larceny and sentenced to serve fifteen years in the pententiary. Granted conditional pardon June 7, 1918, on recommendation of physician at penitentiary.

Pomeroy Tipton—Convicted October, 1912, in circuit court of county of Scott, of second degree murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon September 13, 1918, on recommendation of attorney for the Commonwealth.

Howard Toler—Convicted February, 1909, in circuit court of county of Pulaski, of rape and sentenced to be electrocuted (commuted to life imprisonment). Granted conditional pardon October 14, 1919, on recommendation of prosecuting attorney.

Edward Turner—Convicted May, 1919, in police court of city of Richmond, of petit larceny and sentenced to serve four months on the roads. Granted conditional pardon June 12, 1919, on recommendation of trial justice.

Jula Turner—Convicted March, 1918, in circuit court of county of Orange, of misdemeanor and sentenced to serve six months at the Industrial Home School for Wayward Colored Girls, at Peake. Granted conditional pardon October 10, 1918, on recommendation of attorney for the Commonwealth.

Noel Turner—Convicted September, 1919, in circuit court of county of Franklin, of assault and sentenced to serve six months in jail and to pay a fine of \$50. Granted conditional pardon December 3, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Phil Turner—Convicted October, 1904, in circuit court of county of Chesterfield, of highway robbery and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon December 12, 1918, to take effect December 24, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Henry Tyler—Convicted July, 1908, in circuit court of county of Fauquier, of three indictments of house-breaking and sentenced to serve twentytwo years in the penitentiary. Granted conditional pardon May 11, 1918, on recommendation of Judge R. Carter Scott.

William Toman—Convicted September, 1917, in circuit court of county of Rockbridge, of attempt to poison and sentenced to serve five years in the penitentiary. Granted conditional pardon February 8, 1919, on recommendation of attorney for the Commonwealth; judge having no objections.

Edward Trundle—Convicted September, 1917, in circuit court of county of Rockbridge, of attempt to poison and sentenced to serve five years in the penitentiary. Granted conditional pardon February 8, 1919, on recommendation of attorney for the Commonwealth; judge having no objections.

Robert Thomas—Convicted December, 1910, in circuit court of county of Botetourt, of malicious shooting, and sentenced to serve seven years in the penitentiary, to which five years were added on account of second conviction. Granted conditional pardon January 29, 1920, on recommendation of attorney for the Commonwealth.

Frank Vandago—Convicted April, 1918, in corporation court of city of Norfolk, of larceny and sentenced to serve twelve months in jail and to pay a fine of \$5. Granted conditional pardon November 11, 1918, as to remainder of jail sentence; fine to be paid; on recommendation of trial judge.

D. N. Van Pelt-Convicted August, 1919, in circuit court of county of

Rockingham, of unlawful shooting and sentenced to serve six months on the roads. Granted conditional pardon December 29, 1919, on recommendation of attorney for the Commonwealth and others.

Lon Vayles—Convicted September, 1918, in justice's court of county of Wise, of petit larceny and sentenced to serve six months in jail and to pay a fine of \$103. Granted conditional pardon November 22, 1918, on recommendation of trial justice; fine and costs to be paid.

Dixie Vernon—Convicted May, 1919, in circuit court of county of Carroll, of riot and sentenced to serve one year in jail and to pay a fine of \$100. Granted conditional pardon July 21, 1919, to take effect after prisoner has served sixty days of his sentence, on recommendation of trial judge and attorney for the Commonwealth; fine and costs to be paid.

Manuel Vincent—Convicted November, 1917, in circuit court of county of Prince George, of assault and sentenced to serve one year in the penitentiary, to which five years were added on account of second conviction. Granted conditional pardon December 23, 1918, on recommendation of trial judge and judge of court who added time for second conviction.

Louis J. Von der Miller—Convicted July, 1911, in circuit court of county of Alexandria, of murder and sentenced to serve twelve years in the penitentiary. Granted conditional pardon on recommendation of attorney for the Commonwealth, police justice and many others.

Richard Wagoner—Convicted January, 1913, in circuit court of county of Wise, of second degree murder and sentenced to serve ten years in the penitentiary. Granted conditional pardon May 4, 1918, on recommendation of prosecuting attorney.

William Walker—Convicted December, 1908, in hustings court of city of Richmond, of burglary and housebreaking and sentenced to serve fifteen years in the penitentiary. Granted conditional pardon October 25, 1919; prisoner having served nearly all of his time with good record, and the trial officials being dead.

Julia Wall—Convicted July, 1919, in magistrate's court of county of Elizabeth City, of running a house of ill-fame and sentenced to serve nine months in jail. Granted conditional pardon September 4, 1919, upon condition prisoner leave the State at once and remain out of it; on recommendation of secretary of State Board of Charities and Corrections, sheriff and jail surgeon.

Lewis Wallace—Convicted April, 1910, in circuit court of county of York, of second degree murder and sentenced to serve fifteen years in the penitentiary. Granted conditional pardon April 17, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Joseph Wallenstein—Convicted July, 1914, in corporation court of city of Winchester, of house-breaking and larceny and sentenced to serve ten years in the penitentiary. Granted conditional pardon April 15, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Freeman Ward—Convicted March, 1914, in circuit court of county of Nottoway, of breaking into Blackstone College and sentenced to serve six and one-half years in the penitentiary. Granted conditional pardon February 18, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Harry Ward-Convicted January, 1919, in police court of city of Nor-

folk, of attempt at larceny and sentenced to serve ninety days in jail. Granted conditional pardon July 30, 1919, as to remainder of sentence unserved, on recommendation of trial judge.

Claude Warner—Convicted December, 1916, in circuit court of county of Loudoun, of rape and sentenced to serve five years in the penitentiary. Granted conditional pardon September 19, 1918, on recommendation of attorney for the Commonwealth and petition of residents of Loudoun and Fauquier counties.

Dennis Watkins—Convicted February, 1913, in circuit court of county of Alexandria, of second degree murder and sentenced to serve ten years in the penitentiary. Granted conditional pardon August 12, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Henderson Watson—Convicted December, 1912, in circuit court of county of Norfolk, of car-breaking and sentenced to serve twelve years in the penitentiary. Granted conditional pardon April 15, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Edward Watts—Convicted December, 1917, in circuit court of county of Elizabeth City, of malicious stable-burning and sentenced to serve two years in the penitentiary. Granted conditional pardon September 13, 1918, on recommendation of trial judge.

Thomas Weaver—Convicted September, 1913, in circuit court of county of Orange, of seduction and sentenced to serve ten years in the penitentiary. Granted conditional pardon March 7, 1919, on recommendation of attorney for the Commonwealth.

. L. D. Webb—Convicted May, 1919, in corporation court of city of Roanoke, of grand larceny and sentenced to serve one year in the penitentiary. Granted conditional pardon November 8, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Trymier Webb—Convicted March, 1916, in circuit court of county of Middlesex, of malicious assault and sentenced to serve seven years in the penitentiary. Granted conditional pardon November 6, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Walter Webb—Convicted August, 1918, in hustings court, part 2, of city of Richmond, of felonious cutting and wounding and sentenced to serve twelve months in jail. Granted conditional pardon June 24, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Frank W. Webster—Convicted April, 1918, in corporation court of city of Norfolk, of petit larceny and sentenced to serve nine months in jail. Granted conditional pardon August 28, 1918, on recommendation of trial judge, attorney for the Commonwealth and others.

Sam Wells—Convicted December, 1917, in hustings court of city of Petersburg, of entering car and sentenced to serve twelve months in jail. Granted conditional pardon July 11, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Benjamin West—Convicted December, 1917, in circuit court of county of Elizabeth City, of malicious stable-burning and sentenced to serve two years in the penicentiary. Granted conditional pardon September 13, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Ellis West-Convicted October, 1910, in corporation court of city of Alexandria, of highway robbery and sentenced to serve fifteen years in the

penitentiary. Granted conditional pardon June 27, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Ben White—Convicted June, 1918, in police court of city of Richmond, of stealing and sentenced to serve four months on the roads. Granted conditional pardon June 26, 1918, on recommendation of trial justice.

Charles H. White—Convicted January, 1918, in hustings court of city of Richmond, of grand larceny and sentenced to serve one year in the pententiary. Granted conditional pardon April 2, 1918, on recommendation of trial judge and others.

Edward David White—Convicted December, 1915, in circuit court of county of Alexandria, of grand larceny and sentenced to serve one year in the penitentiary, to which five years were added on account of second conviction. Granted conditional pardon April 9, 1919, on recommendation of attorney for the Commonwealth. (This prisoner died before pardon was executed.)

George White—Convicted May, 1912, in hustings court of city of Richmond, of unlawful wounding and sentenced to serve five years in the penitentiary, to which five years were added on account of second conviction. Granted conditional pardon October 3, 1919; prisoner having served over half of his sentence with good behavior, and trial officials being dead.

W. E. Whitehurst—Convicted June, 1919, in corporation court of city of Norfolk, of subjecting a female child to victous and immoral influence, and sentenced to serve sixty days in jail. Granted conditional pardon July 30, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Charles C. Williams—Convicted November, 1911, in hustings court of city of Petersburg, of robbery and sentenced to serve twelve years in the penitentiary. Granted conditional pardon March 5, 1919, on recommendation of trial judge, prosecuting attorney and others.

Eugene Williams—Convicted August, 1908, in circuit court of county of Princess Anne, of house-breaking and sentenced to serve seventeen years in the penitentiary. Granted conditional pardon June 18, 1918, upon further condition prisoner upon release leaves and remains out of the State of Virginia; on recommendation of trial judge, prosecuting attorney and several jurors.

George Williams—Convicted November, 1918, in police court of city of Richmond, of petit larceny and sentenced to serve three months in jail. Granted conditional pardon January 16, 1919, on recommendation of trial justice and party from whom property was stolen.

Jesse Williams—Convicted October, 1908, in circuit court of county of Nansemond, of murder and sentenced to serve fifteen years in the pententiary. Granted conditional pardon January 16, 1919, on recommendation of trial judge.

Lee Williams—Convicted July, 1917, in circuit court of county of Sussex. of attempted rape and sentenced to serve five years in the penitentiary. Granted conditional pardon December 10, 1919, on recommendation of trial judge.

Williams—Convicted November, 1914, in corporation court of city of Newport News, of house-breaking and sentenced to serve five years in the penitentiary. Granted conditional pardon May 4, 1918; prisoner having served over half his sentence with good behavior.

Zollie Williams—Convicted July, 1916, in mayor's court of city of Hampton, of disorderly conduct and sentenced to serve thirty days in jail. Granted conditional pardon October 3, 1919, on recommendation of trial mayor.

Sam Wilson—Convicted February, 1913, in circuit court of county of Norfolk, of second degree murder and sentenced to serve nine years in the penitentiary. Granted conditional pardon June 12, 1919, on recommendation of trial judge; prisoner having served over half his sentence with good record.

Walter J. Winegar—Convicted May, 1919, in circuit court of county of Lancaster, of bigamy and sentenced to serve four years in the penitentiary. Granted conditional pardon October 25, 1919, on recommendation of trial judge.

C. M. Wingfield—Convicted February, 1916, in circuit court of county of Norfolk, of rape and sentenced to serve five years in the penitentiary.' Granted conditional pardon April 9, 1919, on recommendation of attorney for the Commonwealth.

Sam Winston—Convicted November, 1918, in police court of city of Richmond, of misdemeanor and sentenced to serve sixty days in jail. Granted conditional pardon November 21, 1918, for remainder of sentence not served, on recommendation of trial justice and others.

Ora Woods—Convicted June, 1917, in circuit court of county of Russell, of voluntary manulaughter and sentenced to serve five years in the penitentiary. Granted conditional pardon September 3, 1919, on recommendation of Hon. Berkeley D. Adams.

J. L. Woolridge—Convicted March 17, 1918, in police court of city of Richmond, of embezzlement and sentenced to serve three months in jail. Granted conditional pardon March 25, 1918, on recommendation of trial justice and others.

Will Wright—Convicted September, 1917, in circuit court of county of Russell, of attempting to shoot an officer and sentenced to serve two years in the penitentiary. Granted conditional pardon October 31, 1918, upon condition prisoner leaves and remains out of the State of Virginia, on recommendation of attorney for the Commonwealth.

William Wallen—Convicted April, 1912, in circuit court of county of Wise, of murder and sentenced to serve ten years in the penitentiary, to Which five years were added on account of second conviction. Granted conditional pardon January 14, 1920, on recommendation of superintendent of State Farm.

Fleetwood Watkins—Convicted November, 1918, in circuit court of county of Pittsylvania, of house-breaking and larceny and sentenced to serve five years in the penitentiary. Granted conditional pardon January 14, 1920, on recommendation of trial judge, attorney for the Commonwealth and the jurors.

William Winston—Convicted January 20, 1920, in police court of city of Richmond, of stealing coal, and sentenced to serve sixty days in jail. Granted conditional pardon January 27, 1920, on recommendation of trial justice.

Marie Young—Convicted November, 1906, in hustings court of city of Richmond, of two indictments of burglary, and sentenced to serve fifteen years in the penitentiary. Granted conditional pardon June 18, 1918, upon

promise in letter that Dr. Thomas Semmes would obtain employment for her in Washington.

John Zambelas—Convicted October, 1915, in corporation court of city of Norfolk, of manslaughter and sentenced to serve five years in the penitentiary. Granted conditional pardon November 22, 1918, on recommendation of trial judge; attorney for the Commonwealth having no objections.

CONDITIONAL PARDONS (Prohibition).

Harry Adelanski—Convicted October, 1918, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve six months in jail and to pay a fine of \$50. Granted conditional pardon November 11, 1918, to take effect after prisoner has served sixy days of his sentence; on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

Eddie Akers—Convicted January, 1918, in hustings court of city of l'etersburg, of violating prohibition law and sentenced to serve three months in jail and to pay a fine of \$250. Granted conditional pardon March 9, 1918; fine and costs to be paid and prisoner to give \$500 bond for good behavior for one year, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

Harrison Alexander—Convicted January, 1918, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon April 1, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Louis Aaron—Convicted January 9, 1920, in circuit court of county of Henrico, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon January 29, 1920. on recommendation of trial judge, attorney for the Commonwealth and sheriff.

Emmett Bailey—Convicted May, 1918, in circuit court of county of Alexandria, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon as to jail sentence May 24, 1918, on recommendation of trial judge and commissioner of prohibition.

P. A. Basile—Convicted June, 1918, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve six months in jail and to pay a fine of \$500. Granted conditional pardon January 13. 1919, upon payment of fine of \$200; on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

W. L. Baugh—Convicted April, 1918, in hustings court (part 2), of city of Richmond, of violating of prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon April 27, 1918, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

Frank Bizzarro—Convicted November, 1918, in corporation court of city of Petersburg, of violating of prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon as to jail sentence only November 23, 1918; fine to be paid, on recommendation

of trial judge, attorney for the Commonwealth and commissioner of prohibition.

William R. Bowman—Convicted February, 1918, in circuit court of county of Rockingham, of violating of prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon February 5, 1918, on recommendation of attorney for the Commonwealth.

Purcell Braxton—Convicted February, 1919, in circuit court of city of Williamsburg and county of James City, of violating prohibition law and sentenced to serve two months in jail and to pay a fine of \$200. Granted conditional pardon upon payment of fine May 14, 1919, on recommendation of trial judge, attorney for the Commonwealth, prohibition commissioner and physicians in charge.

Wilbert Brown—Convicted November, 1918, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve four months in jail and to pay a fine of \$100. Granted conditional pardon upon payment of fine February 8, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Hugh T. Burks—Convicted April, 1918, in circuit court of county of Amherst, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon as to jail sentence August 21, 1918, on recommendation of trial judge, attorney for the Commonwealth, commissioner of prohibition and others.

Garret Burton—Convicted March, 1919, in circuit court of county of Dickenson, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$100. Granted conditional pardon April 12, 1919—fine and costs to be paid—on petition of citizens from Unicol county, Tennessee.

John H. Butler—Convicted January, 1918, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon February 7, 1918, on recommendation of Mr. John G. Tilton, the jury, and trial judge.

- C. R. Carhart—Convicted December, 1918, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50 (commuted to seven days). Granted conditional pardon February 3, 1919, upon payment of fine, on recommendation of trial judge and attorney for the Commonwealth.
- G. P. Chiappi—Convicted December, 1918, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$100. Granted conditional pardon February 18, 1919, upon payment of fine; on recommendation of jurors, and because of previous good character.

Fred Cimino—Convicted October, 1917, in hustings court of city of Portsmouth, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon February 26, 1918, on recommendation of attorney for the Commonwealth. (Sentence commuted to fifteen days by Governor Stuart upon payment of fine.)

R. T. Clinorne—Convicted June, 1918, in circuit court of county of Nottoway, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon as to jail sentence June 15, 1918, on recommendation of trial judge, attorney for the Commonwealth, commissioner of prohibition acquiescing, and others.

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Louis Comer—Convicted July, 1918, in circuit court of county of Halifax, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon December 23, 1918, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

Norman Compton—Convicted June, 1918, in circuit court of county of Russell, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$70. Granted conditional pardon July 27, 1918, on recommendation of attorney for the Commonwealth.

- C. C. Condrey—Convicted May, 1919, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon October 27, 1919, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.
- S. D. Cornatzer—Convicted April, 1918, in corporation court of city of Roanoke, of violating prohibition law and sentenced to serve sixty days in jail and to pay a fine of \$100. Granted conditional pardon August 12, 1918, on recommendation of trial judge and attorney for the Commonwealth; fine to be paid.
- John B. Cornell—Convicted February, 1918, in circuit court of county of Alexandria, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon April 15, 1918, on recommendation of trial judge, attorney for the Commonwealth and others.

Robert Crawford—Convicted December, 1919, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon December 18, 1919, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

John L. Dean—Convicted July, 1918, in hustings court of city of Petersburg, of violating prohibition law and sentenced to serve four months in jail and to pay a fine of \$50. Granted conditional pardon September 12, 1918, on recommendation of trial judge and commissioner of prohibition.

Henry Dronenburg—Convicted May, 1918, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon May 23, 1918, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

Carter Drummond—Convicted January, 1918, in circuit court of county of Gloucester, of violating prohibition law and sentenced to serve thirty days in jail. Granted conditional pardon May 2, 1918, upon bond for \$500 for good behavior, on recommendation of attorney for the Commonwealth and commissioner of prohibition.

C. S. Eanes—Convicted October, 1918, in circuit court of county of Rockingham, of violating prohibition law and sentenced to serve sixty days in jail and to pay a fine of \$250. Granted conditional pardon upon payment of fine December 20, 1918, on application of many citizens.

Sterling Edwards—Convicted June, 1918, in circuit court of county of King William, of violating prohibition law and sentenced to serve thirty days in jail. Granted conditional pardon June 28, 1918, on recommendation of attorney for the Commonwealth and commissioner of prohibition.

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W. L. Edwards—Convicted July, 1918, in corporation court of city of Newport News, of violating prohibition law and sentenced to serve one year in jail and to pay a fine of \$400. Granted conditional pardon upon payment of fine and costs March 20, 1919, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition; prisoner having served over half his sentence.

Thomas Ellerson—Convicted November, 1918, in hustings court of city of Richmond, of violating prehibition law, and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon November 26, 1918, on recommendation of trial judge, attorney for the Commonwealth, and commissioner of prohibition.

William Emmans—Convicted May, 1919, in corporation court of city of Newport News, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon August 23, 1919, on recommendation of attorney for the Commonwealth and commissioner of prohibition.

Joseph F. Giefer—Convicted June, 1918, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon July 12, 1918, on recommendation of commissioner of prohibition; prisoner having been called to the colors, and having served ten days, it is deemed wise to grant him a conditional pardon upon condition that he be accepted for war service and continue therein during the period of the war.

Harry F. Gill—Convicted April, 1918, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon on recommendation of trial judge, attorney for the Commonwealth and secretary of State Board of Charities and Corrections, May 11, 1918; prisoner to give bond of \$500 for good behavior for a year.

Louis Glielmo—Convicted December, 1917, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$100. Granted conditional pardon May 22, 1918, on recommendation of trial judge and attorney for the Commonwealth; prisoner to give bond of \$500 for good behavior for one year.

James Goldman—Convicted May, 1918, in circuit court of county of Gloucester, of violating prohibition law and sentenced to serve sixty days in jail and to pay a fine of \$50. Granted conditional pardon September 13, 1918, on petition of citizens.

- E. C. Gooding—Convicted July, 1917, in circuit court of county of Fauquier, of violating prohibition law and sentenced to serve thirty days in jail. Granted conditional pardon January 29, 1919, on recommendation of trial judge and attorney for the Commonwealth.
- W. T. Grennway—Convicted May, 1918, in circuit court of county of Craig, of manufacturing liquors and sentenced to thirty days in jail, and to pay a fine of \$50. Granted conditional pardon December 11, 1918, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition; fine to be paid.
- I. Groshinsky—Convicted June, 1918, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon June 15, 1918. on

recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition because of extreme age of prisoner.

John Hancock—Convicted May, 1918, in circuit court of county of Craig, of manufacturing liquors and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon December 11, 1918, on recommendation of trial judge and attorney for the Commonwealth, upon payment of fine.

W. H. Harlow—Convicted April, 1918, in circuit court of county of Henrico, of violating prohibition law and sentenced to serve sixty days in jail and to pay a fine of \$50. Granted conditional pardon July 30, 1918, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

Peter Hernon—Convicted March, 1918, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon as to jail sentence, April 23, 1918, on recommendation of trial judge, attorney for the Commonwealth, and commissioner of prohibition.

Jesse Holmes—Convicted February, 1919, in circuit court of county of Alexandria, of violating prohibition law and sentenced to serve six months in jail. Granted conditional pardon as to remainder of sentence July 30, 1919, on recommendation of attorney for the Commonwealth.

E. H. Huddle—Convicted October, 1918, in circuit court of county of Rockingham, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$150. Granted conditional pardon upon payment of fine December 20, 1918, on application of many citizens.

Decatur Hudson—Convicted October, 1918, in circuit court of county of King William, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon upon payment of fine October 16, 1918, on recommendation of commissioner of prohibition.

Mary Hunt—Convicted June, 1918, in circuit court of county of Bote-tourt, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon July 30, 1918, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

Emma Hunter—Convicted July, 1918, in corporation court of city of Newport News, of violating prohibition law and sentenced to serve forty-five days in jail and to pay a fine of \$50. Granted conditional pardon July 31, 1918, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

Ben Jacobs—Convicted December, 1918, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve one month in Jail and to pay a fine of \$50. Granted conditional pardon as to jail sentence December 31, 1918, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

M. T. Jerald—Convicted March, 1918, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon May 4, 1918, on recommendation of trial judge, attorney for the Commonwealth, and others.

Edward W. Jones-Convicted March, 1919, in corporation court of city

of Norfolk of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon upon payment of fine May 14, 1919, on recommendation of many citizens.

John H. Kellam—Convicted May, 1918, in circuit court of county of Northampton, of violating prohibition law and sentenced to serve sixty days in jail. Granted conditional pardon September 17, 1918, to take effect after prisoner has served thirty days of his sentence, on application of citizens.

Bessie Kelly—Convicted March, 1919, in corporation court of city of Newport News, of violating prohibition law and sentenced to serve six months in jail and to pay a fine of \$50. Granted conditional pardon October 10, 1919, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

Thomas R. King—Convicted February, 1918, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon April 24, 1918, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

Mack Lacy—Convicted January, 1919, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve six months in jail. Granted conditional pardon May 28, 1919, on recommendation of trial judge, attorney for the Commonwealth, commissioner of prohibition and others.

J. W. Land—Convicted March 15, 1918, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon May 9, 1918, on recommendation of trial judge, attorney for the Commonwealth and others.

Francis W. Lemon—Convicted March, 1919, in circuit court of county of Orange, of violating prohibition law and sentenced to serve sixty days in jail and to pay a fine of \$10. Granted conditional pardon May 16, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Samuel A. Levine—Convicted May, 1918, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon May 25, 1918, on recommendation of trial judge and attorney for the Commonwealth, in order that his relation to navy be not jeopardized.

Charles Lewis—Convicted February, 1919, in circuit court of county of Alexandria, of violating prohibition law and sentenced to serve six months in jail and to pay a fine of \$50. Granted conditional pardon upon payment of fine April 12, 1919, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

W. Littman—Convicted May, 1919, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon upon payment of fine May 27, 1919, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

Oliviero Mario—Convicted November, 1918, in corporation court of city of Petersburg, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon November 23, 1918, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition; fine to be paid.

Stephen Mason—Convicted April, 1918, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon May 6, 1918, on recommendation of trial judge, attorney for the Commonwealth, and secretary of State Board of Charities and Corrections.

John H. Matthews—Convicted May, 1918, in circuit court of county of Matthews, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon June 15, 1918, on recommendation of trial judge, attorney for the Commonwealth, commissioner of prohibition and others.

Walter May—Convicted April, 1918, in circuit court of county of Dinwiddie, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon May 11, 1918, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

Wm. E. Melsen—Convicted February, 1918, in circuit court of county of Prince William, of violating prohibition law and sentenced to serve six months in jail and to pay a fine of \$500. Granted conditional pardon March 18, 1918, to take effect after prisoner has served two months of his sentence. on recommendation of trial judge, attorney for the Commonwealth and others; prisoner to give bond of \$500 for good behavior for one year.

William M. Merritt—Convicted December, 1917, in circuit court of county of King William, of violating prohibition law and sentenced to serve thirty days in the jail and to pay a fine of \$50. Granted conditional pardon as to jail sentence June 7, 1918, on recommendation of commissioner of prohibition.

Mary Moore—Convicted March, 1919, in corporation court of city of Newport News, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon May 28, 1919, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

William Moore—Convicted October, 1919, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve six months in jail and to pay a fine of \$5. Granted conditional pardon December 1, 1919, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

Sam Myers—Convicted May, 1918, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve ninety days in jail and to pay a fine of \$250. Granted conditional pardon July 15, 1918, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

Hugh E. McGuire—Convicted April, 1918, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve three months in jail and to pay a fine of \$250. Granted conditional pardon May 31, 1918, as to jail sentence only, on recommendation of trial judge and attorney for the Commonwealth; prisoner to give bond of \$500 and pay fine imposed as suggested by judge.

Wm. M. Oakley—Convicted July, 1919, in circuit court of county of Alleghany, of violating prohibition law and sentenced to serve six months in jail and to pay a fine of \$500. Granted conditional pardon November 7.

1919, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

- M. I. Overman—Convicted May, 1918, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon May 24, 1918, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.
- G. W. Palmer—Convicted May, 1918, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon May 24, 1918, on recommendation of trial judge, attorney for the Commonwealth, and commissioner of prohibition.

Henry C. Palmer—Convicted December, 1917, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon as to jail sentence only March 27, 1918, on recommendation of trial judge, four-fifths of the jury and the testimony of many leading citizens of Norfolk to Palmer's standing as a respectable member of his race and prior good citizenship.

Tony Panatoni—Convicted December, 1918, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve thirty days in jail. Granted conditional pardon February 18, 1919, on testimony of previous good character and on account of wife's ill health.

J. T. Parker—Convicted February, 1918, in corporation court of city of Roanoke, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon April 1, 1918, on recommendation of trial judge, attorney for the Commonwealth and many citizens.

Mabel Peck—Convicted April, 1918, in circuit court of county of Alexandria, of violating prohibition law and keeping disorderly house and sentenced to serve seven months in jail and to pay a fine of \$150. Granted conditional pardon September 21, 1918, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

J. A. Perkins—Convicted May, 1918, in circuit court of county of Russell, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon as to jail sentence July 27, 1918, on recommendation of attorney for the Commonwealth.

John Q. Perrigen—Convicted March, 1913, in corporation court of city of Bristol, of violating prohibition law and sentenced to serve one year in jail and to pay a fine of \$500. Granted conditional pardon as to remainder of jail sontence October 10, 1918, on recommendation of trial judge because of prisoner's bad health; fine to be paid.

Abrams Di Pietro—Convicted November, 1918, in corporation court of city of Petersburg, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon November 23, 1918, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition; fine to be paid.

Francisco Pistagnese—Convicted November, 1918, in corporation court of city of Petersburg, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon November 23, 1918, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition; fine to be paid.

Martin Pitt—Convicted March, 1918, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve three months in jail and to pay a fine of \$50. Granted conditional pardon May 31, 1918, on recommendation of trial judge, and city sergeant.

George O. Pomfrey—Convicted December, 1918, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon December 20, 1918, upon payment of fine, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

John L. Pope—Convicted June, 1918, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon June 26, 1918, on recommendation of commissioner of prohibition, prohibition inspector and seven of the jury.

W. H. Redford—Convicted February, 1919, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon February 28, 1919, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

C. P. Reid—Convicted November, 1917, in circuit court of county of Fauquier, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon as to jail sentence February 27, 1918, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

Floyd Reynolds—Convicted May, 1919, in corporation court of city of Alexandria, of violating prohibition law and sentenced to serve three months in jail and to pay a fine of \$100. Granted conditional pardon June 24, 1919, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

C. N. Rodenheizer—Convicted September, 1913, in mayor's court of city of Danville, of selling liquor without license and sentenced to serve sixty days in jail. Granted conditional pardon April 1, 1919, on recommendation of trial mayor, prosecuting attorney and others.

Frank Rudd—Convicted April, 1918, in circuit court of county of Henrico, of violating prohibition law and sentenced to serve sixty days in jail and to pay a fine of \$50. Granted conditional pardon July 30, 1918, on recommendation of trial judge, attorney for the Commonwealth, and prohibition commissioner.

Clarence Ruffin—Convicted April, 1918, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon April 23, 1918, on recommendation of trial judge, attorney for the Commonwealth, commissioner of prohibition and others.

R. L. Saunders—Convicted January, 1919, in hustings court of city of Richmond of violating prohibition law and sentenced to serve sixty days in jail and to pay a fine of \$100. Granted conditional pardon as to remainder of jail sentence February 24, 1919, upon satisfactorily arranging with judge as to payment of fine, on recommendation of Rev. R. Cary Montague.

John Scymore, alias Clyde Augustus Campbell—Convicted April 17, 1918, in corporation court of city of Norfolk, of violating prohibition law and sen-

tenced to serve one month in jail. Granted conditional pardon May 24, 1918, on recommendation of trial judge and attorney for the Commonwealth, in order to enable prisoner to report for duty.

Steve Sedorsky—Convicted February, 1917, in corporation court of city of Hopewell, of violating prohibition law and sentenced to serve ninety days in jail and to pay a fine of \$250 and \$15.15 costs. Granted conditional pardon January 13, 1919, and fine remitted on recommendation of trial judge and attorney for the Commonwealth.

Percy Sledd—Convicted January, 1919, in corporation court of city of Newport News, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon March 20, 1919, on request of attorney for the Commonwealth; fine to be paid.

Charlie Smith—Convicted May, 1918, in corporation court of city of Norfolk, of carrying concealed pistol and violating prohibition law and sentenced to serve six months in jail and to pay a fine of \$50, and one month in jail and to pay a fine of \$50. Granted conditional pardon July 26, 1918, on recommendation of trial judge and city sergeant, in recognition of his assistance in capturing two escaped prisoners.

Will Smith, alias Will Moore—Convicted July, 1919, in corporation court of city of Newport News, of violating prohibition law and sentenced to serve six months in jail and to pay a fine of \$500. Granted conditional pardon December 18, 1919, on recommendation of trial judge, attorney for the Commonwealth and commissioner of prohibition.

John K. Spangler—Convicted March, 1919, in circuit court of county of Patrick, of violating prohibition law and sentenced to serve ninety days in jail and to pay a fine of \$300 and costs. Granted conditional pardon June 12, 1919, on recommendation of trial judge, and attorney for the Commonwealth and others.

J. M. Spencer—Convicted July, 1918, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon July 30, 1918, on recommendation of attorney for the Commonwealth.

Alex Stein—Convicted April, 1918, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon May 2, 1918, on recommendation of trial judge and attorney for the Commonwealth; prisoner to give bond of \$500 for good behavior.

Ida Studeven—Convicted June, 1918, in corporation court of city of Newport News, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon June 15, 1918, on recommendation of trial judge, attorney for the Commonwealth and Commissioner of Prohibition.

Edward Sumrell—Convicted May. 1918, in circuit court of county of Alexandria, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon May 24, 1918, on recommendation of trial judge and Commissioner of Prohibition.

Nat Taylor—Convicted October 9, 1918, in circuit court of county of Henrico, of buying whiskey and sentenced to serve thirty days in jail. Granted conditional pardon January 11, 1919, on recommendation of trial judge and attorney for the Commonwealth.

John Thomas—Convicted August, 1918, in circuit court of city of Williamsburg, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon September 21, 1918, on recommendation of trial judge, attorney for the Commonwealth and Commissioner of Prohibition.

Thomas Travis—Convicted September, 1918, in corporation court of city of Newport News, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$100. Granted conditional pardon October 1919, on recommendation of trial judge, attorney for the Commonwealth, and Commissioner of Prohibition.

Charles Twyman—Convicted February, 1919, in circuit court of county of Spotsylvania, of violating prohibition law and sentenced to serve sixty days in jail and to pay a fine of \$50. Granted conditional pardon June 12. 1919, on recommendation of trial judge, attorney for the Commonwealth, sergeant making arrest, and clerk of circuit court.

Louis Valdrighi—Convicted November, 1918, in hustings court of city of Richmond for violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$100. Granted conditional pardon December 3, 1918, on recommendation of trial judge, attorney for the Commonwealth; Commissioner of Prohibition having no objection.

John Van Brooks—Convicted December, 1919, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon December 23, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Robert Walker—Convicted October, 1919, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$100. Granted conditional pardon for remaining part of sentence January 7, 1920, on recommendation of attending physician, trial judge and attorney for the Commonwealth: fine and costs to be paid.

John Watkins—Convicted November, 1918, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon Novembeer 26, 1918, on recommendation of trial judge, attorney for the Commonwealth and Commissioner of Prohibition.

- P. E. Weant—Convicted December, 1918, in corporation court of city of Portsmouth, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon December 12, 1918, on recommendation of trial judge, attorney for the Commonwealth and Commissioner of Prohibition.
- J. A. White—Convicted September, 1918, in justice's court of county of Isle of Wight, of violating prohibition law and refusing to reveal from whom he purchased liquor, and sentenced to serve sixty days in jail and to pay a fine of \$(0). Granted conditional pardon October 29, 1918, on recommendation of trial justice, sheriff and mayor of Smithfield.

Robert Wood—Convicted December, 1919, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted conditional pardon December 18, 1919, on recommendation of trial judge, attorney for the Commonwealth and Commissioner of Prohibition.

A. Zedd—Convicted June, 1918, in corporation court of city of Norfolk, of violating prohibition law and sentenced to serve thirty days in jail. Granted conditional pardon September 19, 1918, to take effect after prisoner has served ten days of his sentence, on application of many citizens.

Howard Zollman—Convicted April, 1918, in justice's court of county of Rockbridge, of violating prohibition law regarding the sale of intoxicating liquors, and sentenced to serve sixty days in jail and to pay a fine of \$100, and also six months in jail and to pay a fine of \$200. Granted conditional pardon April 2, 1918, on recommendation of trial justice, attorney for the Commonwealth, and mayor of Lexington.

CONDITIONAL PARDONS.

(In care of probation officers)

Mrs. Bessie Blain—Convicted January, 1919, in hustings court of city of Petersburg, of violating prohibition law and sentenced to serve six months in jail and to pay a fine of \$50. Granted conditional pardon March 22, 1919, on recommendation of trial judge and attorney for the Commonwealth; prisoner to be in care of probation officer at Petersburg for twelve months.

William Branch—Convicted March, 1919, in juvenile court of city of Richmond, of contributing to the moral delinquency of Mary Williams, and sentenced to serve twelve months in jail. Granted conditional pardon October 14, 1919, on recommendation of trial judge; prisoner to be in care of probation officer and report to him weekly.

Arthur Brown—Convicted April, 1919, in juvenile and domestic relations court of city of Richmond, for non-support of wife and sentenced to serve one year on the roads. Granted conditional pardon December 1, 1919, on recommendation of trial judge; prisoner to be in care of probation officer and report to him weekly.

Grover Breeden—Convicted July, 1914, in circuit court of county of Greene, of murder and sentenced to serve ten years in the penitentiary. Granted conditional pardon September 2, 1919, on recommendation of trial judge and others; prisoner to be in care of probation officer and report to him weekly and work regularly.

John Busseenger—Convicted June, 1916, in corporation court of city of Charlottesville, of seceond degree murder and sentenced to serve sixteen years in the penitentiary. Granted conditional pardon July 30, 1919, on recommendation of trial judge, attorney for the Commonwealth, and secretary of Board of Charities and Corrections; prisoner to be in charge of probation officer and report to him monthly.

John Collier—Convicted April, 1919, in circuit court of county of Wise, of assault and battery and sentenced to serve ten months in jail. Granted conditional pardon August 19, 1919, on application of citizens; prisoner to be in charge of probation officer and report to him weekly.

V. W. Farney—Convicted November, 1918, in circuit court of county of Chesterfield, of robbery and sentenced to serve five years in the penitentiary. Granted conditional pardon September 2, 1919, on recommendation of trial judge and attorney for the Commonwealth; prisoner to be in charge of

probation officer, report to him weekly for the remainder of his term, and support his family.

Felix Foreman—Convicted September, 1918, in circuit court of county of Roanoke, of horse-stealing and grand larceny, and sentenced to serve ten years in the penitentiary. Granted conditional pardon September 2, 1919, on recommendation of trial judge and attorney for the Commonwealth; prisoner to be in charge of probation officer and report to him weekly.

George Francis—Convicted March, 1919, in hustings court of city of Richmond, of transporting liquor, and sentenced to serve sixty days in jail and to pay a fine of \$50. Granted conditional pardon April 14, 1919, on recommendation of trial judge and attorney for the Commonwealth; prisoner to be in charge of probation officer and report to him and obey him as said probation officer may require.

J. G. Gould—Convicted November, 1918, in circuit court of county of Chesterfield, of robbery and sentenced to serve five years in the penitentiary. Granted conditional pardon September 2, 1919, on recommendation of trial judge and attorney for the Commonwealth; prisoner to be in charge of probation officer and report to him weekly and properly care for his family.

Louis Gugliemini—Convicted March, 1919, in circuit court of county of Henrico, of trespassing and sentenced to jail for non-payment of fine and costs amounting to \$6.15. Granted conditional pardon March 14, 1919, on recommendation of secretary of Board of Charities and Corrections; prisoner to be in charge of probation officer.

Leon Holland—Convicted May, 1918, in police court of city of Suffolk, of larceny, and sentenced to serve six months on the roads. Granted conditional pardon June 20, 1918, on recommendation of mayor, and secretary of Board of Charities and Corrections; prisoner to be in care of probation officer until he is 21 years of age.

Charles Hurt—Convicted August, 1919, in mayor's court of town of Luray, of misdemeanor and sentenced to serve six months in jail and to pay a fine of \$50. Granted conditional pardon September 3, 1919, on recommendation of secretary of Board of Charities and Corrections; prisoner to be in charge of probation officer and report to him weekly.

E. R. Isbel—Convicted April, 1919, in corporation court of city of Norfolk, of grand larceny and sentenced to serve one year in the penitentiary. Granted conditional pardon August 12, 1919, on recommendation of trial judge and attorney for the Commonwealth; prisoner to be in charge of probation officer and report to him weekly.

Mrs. Manor Isbel—Convicted April, 1919, in corporation court of city of Norfolk, of grand larceny and sentenced to serve one year in the penitentiary. Granted conditional pardon August 12, 1919, on recommendation of trial judge and attorney for the Commonwealth; prisoner to be in charge of probation officer and report to him weekly.

Sullivan Jackson—Convicted May, 1916, in circuit court of county of Hanover, of second degree murder and sentenced to serve ten years in the penitentiary. Granted conditional pardon September 2, 1919, on recommendation of Mr. J. Stewart Bryan; prisoner to be in care of probation officer, report to him weekly, and care for his family, including father and mother.

Judson Jett-Convicted October, 1906, in circuit court of county of War-

ren, of second degree murder and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon September 2, 1919, on recommendation of trial judge and attorney for the Commonwealth; prisoner to be in charge of probation officer, report to him weekly and work regularly.

Bruce Johnson—Convicted October, 1915, in corporation court of city of Newport News, of second degree murder and sentenced to serve ten years in the penitentiary. Granted conditional pardon September 2, 1919, on recommendation of attorney for the Commonwealth and officials at the penitentiary; prisoner to be in charge of probation officer, report to him weekly, work regularly and care for his mother.

Emmett Jones—Convicted August, 1919, in police court of city of Richmond of petit larceny and sentenced to serve thirty days in jail. Granted conditional pardon August 23, 1919, on recommendation of trial justice; prisoner to be in charge of probation officer and report to him weekly.

"Jumbo"—Convicted January, 1919, in circuit court of county of Fluvanna, of laying plank across railroad track, and sentenced to serve one year in jail. Granted conditional pardon March 22, 1919, on account of his youth and ignorance; prisoner to be in charge of probation officer for twelve months—fine reduced to \$60, payable \$5 per month during period of probation.

T. J. Justin, Jr., alias Gladys Austin—Convicted November, 1919, in corporation court of city of Lynchburg, of housebreaking and sentenced to serve one year in the penitentiary. Granted conditional pardon January 9, 1920, on recommendation of attorney for the Commonwealth and secretary of Board of Charities and Corrections; prisoner to be in charge of probation officer and report to him weekly.

Charles Kopp—Convicted March, 1919, in circuit court of county of Henrico, of trespassing and sentenced to be confined in jail for non-payment of fine and costs amounting to \$6.15. Granted conditional pardon March 14, 1919, on recommendation of secretary of Board of Charlites and Corrections; prisoner to be in charge of probation officer.

Orville Lethcoe—Convicted December, 1913, in circuit court of county of Washington, of murder and sentenced to serve ten years in the penitentiary, to which one year was added for escape. Granted conditional pardon September 2, 1919, on recommendation of trial judge and attorney for the Commonwealth; prisoner to be in care of probation officer and report to him weekly and work regularly to support his mother.

George Maitland—Convicted December, 1918, in hustings court of city of Petersburg, of highway robbery and sentenced to serve five years in the penitentiary. Granted conditional pardon January 2, 1919, on recommendation of trial judge and attorney for the Commonwealth; prisoner to be in charge of Board of Charities and Corrections to be under their direction.

Lucille Montree—Convicted March, 1919, in corporation court of city of Roanoke, of second degree murder and sentenced to serve five years in the penitentiary. Granted conditional pardon December 23, 1919, on recommendation of secretary of Board of Charities and Corrections; prisoner to be in charge of probation officer and report to him.

Lester Nagle—Convicted November, 1917, in circuit court of county of Prince Edward, of horse-stealing and sentenced to serve three years in the penitentiary. Granted conditional pardon March 12, 1919, on recommendation of attorney for the Commonwealth; prisoner to be in charge of Mr. Peter Winston and report to him weekly.

James Newmeyer—Convicted March, 1919, in circuit court of county of Henrico, of trespassing and sentenced to serve term in jail on account of non-payment of fine and costs amounting to \$6.15. Granted conditional pardon March 14, 1919, on recommendation of secretary of Board of Charities and Corrections; prisoner to be in charge of probation officer.

J. H. Robinson—Convicted March, 1919, in police court of city of Richmond, of pawning suit of clothes not belonging to him, and sentenced to serve thirty days in jail. Granted conditional pardon March 6, 1919, on recommendation of owner of stolen clothes and others; prisoner to be in care of probation officer upon terms to be indicated by said officer.

Marshall W. Savory—Convicted January, 1919, in hustings court (part 2) in city of Richmond, of grand larceny and sentenced to serve one year in the penitentiary. Granted conditional pardon August 21, 1919, on recommendation of trial judge; prisoner to be in charge of probation officer and report to him weekly.

John W. Stapleton—Convicted May, 1917, in circuit court of county of Scott, of mudrer and sentenced to serve four years in the penitentiary. Granted conditional pardon July 30, 1919, on recommendation of sergeant in charge; prisoner to be in charge of probation officer and report to him monthly.

Sarah Clay Taylor—Convicted January, 1919, in circuit court of county of Orange, of houseburning and sentenced to serve two years in the penitentiary. Granted conditional pardon August 27, 1919, on recommendation of trial judge; prisoner to be in charge of probation officer and report to him weekly.

William Taylor—Convicted July, 1919, in hustings court of city of Richmond, of bigamy and sentenced to serve three years in the penitentiary. Granted conditional pardon August 8, 1919, on recommendation of trial judge and attorney for the Commonwealth; prisoner to be in charge of probation officer and to remain on such probation until he marries the woman he attempted to marry as his second wife and satisfies the probation officer that he will conduct himself properly.

James T. Trevilliam—Convicted April, 1916, in corporation court of city of Newport News, of murder and sentenced to serve sixteen years in the penitentiary. Granted conditional pardon April 14, 1919, on recommendation of secretary of Board of Charities and Corrections; prisoner to be in charge of probation officer for the balance of his term and report to and obey him as said officer may require.

Frank Tyler—Convicted April, 1919, in hustings court of city of Richmond, of assault and battery and sentenced to serve four months in jail. Granted conditional pardon April 28, 1919, on recommendation of trial judge; prisoner to be in care of probation officer for the remainder of his term.

L. E. Ward—Convicted February, 1919, in circuit court of county of King William, of violating prohibition law and sentenced to serve one month in jail and to pay a fine of \$50. Granted conditional pardon March 28, 1918, on recommendation of secretary of Board of Charities and Corrections; prisoner to be in care of probation officer and report to him each week during the period which he was sentenced to jail.

Mrs. J. E. Williams—Convicted March, 1919, in justice's court of county of Alexandria, of keeping house of ill-fame and sentenced to serve twelve months in jail. Granted conditional pardon July 30, 1919, on recommendation of trial justice; prisoner to report, when her health will permit, each week to probation officer of Alexandria county.

Paddy Woods—Convicted June 12, 1918, in police court of city of Richmond, of petit larceny and sentenced to serve four months in jail. Granted conditional pardon July 19, 1918, on recommendation of secretary of Board of Charities and Corrections; prisoner to be under the supervision of probation officer.

H. W. Woody—Convicted November, 1918, in hustings court (part 2) of city of Richmond, of forgery and sentenced to serve one year in the penitentiary (commuted to nine months in jail). Granted conditional pardon April 1, 1919, on recommendation of trial judge; prisoner to be in care of probation officer and report to him weekly during the term of sentence.

James E. Wrenn—Convicted September, 1918, in corporation court of city of Danville, of forgery and sentenced to one and one-half years in the penitentiary. Granted conditional pardon March 12, 1919, on account of youth of prisoner, and committed to the custody of the prison association of Virginia until 21 years of age.

PAROLES.

Oscar B. Samples—Convicted December, 1917, in circuit court of county of Elizabeth City, of playing for money, and sentenced to serve six months in jail. Granted parole February 13, 1918, not to exceed 14 days, for purpose of visiting his father in Lamar, Missouri, upon depositing with clerk of circuit court, of Elizabeth City county \$500 as guaranty, approved by attorney general.

ABSOLUTE PARDONS.

Tom Alger—Convicted November, 1913, in circuit court of county of Page, of second degree murder, and sentenced to serve eleven years in the penitentiary. Granted absolute pardon March 19, 1918, on recommendation of superintendent of the State Farm and the surgeon at State Farm.

Bernard Bortnick—Convicted February, 1918, in circuit court of county of Alexandria, of petit larceny, and sentenced to serve three months in jail and to pay a fine of \$100. Granted absolute pardon May 4, 1918, on recommendation of trial judge, attorney for the Commonwealth and twelve jurors, upon condition prisoner enlist and serve in army or other military service of country.

Fred Boyett—Convicted November, 1917, in police court of city of Norfolk, of vagrancy, and sentenced to serve ninety days in jail. Granted absolute pardon February 19, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Richard Conner—Convicted February, 1910, in circuit court of county of Greensville, of house-breaking, and sentenced to serve seven years in the penitentiary, to which one year was added for escape. Granted absolute pardon

May 2, 1918, on recommendation of trial judge, prosecuting attorney and others.

Lon Couk—Convicted September, 1919, in circuit court of county of Lee, of attempt to murder, and sentenced to serve six months in jail and to pay a fine of \$100. Granted absolute pardon November 8, 1919, on recommendation of trial judge.

Major Day—Convicted April, 1915, in corporation court of city of Fredericksburg, of house-breaking, and sentenced to serve three years in the penitentiary. Granted absolute pardon December 13, 1919 (conditional pardon having been granted October 13, 1916), on recommendation of trial judge, prosecuting attorney and others.

Joseph Eggleston—Convicted May, 1909, in hustings court of city of Richmond, of grand larceny, and sentenced to serve five years in the pententiary, and paroled by penitentiary board after serving two and one-half years. Granted absolute pardon May 29, 1919, on satisfactory evidence of good citizenship since released from custody.

Thomas Fleenor—Convicted December, 1912, in circuit court of county of Lee, of murder and sentenced to serve eight years in the penitentiary. Granted conditional pardon October 5, 1917. Granted absolute pardon May 28, 1919, on satisfactory evidence of good citizenship since release from custody.

James Gantt—Convicted April, 1913, in circuit court of county of Norfolk of robbery, and sentenced to serve eighteen years in the penitentiary. Granted conditional pardon April 13, 1918. Granted absolute pardon November 8, 1919, on satisfactory evidence of good citizenship since release from custody.

Will Jones—Convicted October, 1918, in circuit court of county of Amelia. of carrying concealed weapons, and sentenced to serve thirty days in jail. Granted absolute pardon November 11, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Fred Jamerson—Convicted January, 1915, in corporation court of city of Lynchburg, of robbery, and sentenced to serve five years in the penitentiary. Granted conditional pardon by Governor Stuart. Granted absolute pardon June 24, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Matthew Lyon—Convicted March, 1918, in hustings court of city of Richmond, of violating prohibition law and sentenced to serve thirty days in jail and to pay a fine of \$50. Granted absolute pardon March 20, 1918, on recommendation of trial judge, attorney for the Commonwealth, commissioner of prohibition and others.

Ben McCutcheon—Convicted January, 1913, in circuit court of county of Augusta, of malicious shooting, and sentenced to serve four years in the penitentiary. Granted conditional pardon April 21, 1915. Granted absolute pardon January 14, 1920, on recommendation of trial judge and attorney for the Commonwealth.

Mrs. Annie McIntosh—Convicted October, 1917, in corporation court of city of Norfolk, of not being of good fame, and sentenced to serve ten days in jail and to pay a fine of \$25. Granted absolute pardon February 26, 1918. on recommendation of trial judge and attorney for the Commonwealth.

Harry E. Mills, alias H. L. Hamilton-Convicted December, 1912, in cor-

poration court of city of Danville, of forgery and sentenced to serve twelve and one-half years in the penitentiary, including time added for second conviction and escape. Granted conditional pardon March 20, 1918. Granted absolute pardon December 17, 1919, on satisfactory evidence of good citizenship since release from custody.

William H. Oehlert—Convicted July, 1913, in corporation court of city of Alexandria, of grand larceny and sentenced to serve one year in the penitentiary and paroled by Governor Stuart. Granted absolute pardon March 18, 1918, on recommendation of attorney for the Commonwealth.

Martha Pauley—Convicted July, 1917, in circuit court of county of Bland, of felony, and sentenced to serve sixty days in jail and to pay a fine of \$200. Granted absolute pardon March 18, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Margaret Wood—Convicted May, 1918, in magistrate's court of county of Augusta, of larceny, and sentenced to serve six months in jail. Granted absolute pardon September 13, 1918, on recommendation of trial justice and attorney for the Commonwealth.

REMISSION OF FINE.

George N. Beaton (deceased)—Convicted November, 1896, in circuit court of county of Southampton, and sentenced to pay a fine of \$200. Granted remission of fine April 27, 1918, on recommendation of circuit court, proceedings first having been had in accordance with Code.

John Brooks—Convicted October, 1918, in police court of city of Norfolk, of carrying concealed weapon and sentenced to serve six months on roads and to pay a fine of \$100. Granted remission of fine December 12, 1918, on recommendation of judge of corporation court.

B. C. Coleman—Convicted December, 1910, in corporation court of elty of Danville, of forfeited recognizance and sentenced to pay a fine of \$500 and costs of \$6.94. Granted remission of fine and costs December 17, 1919, on recommendation of corporation court, proceedings first having been had in accordance with Code.

Sims O. Morris—Convicted June, 1918, in justice's court of town of Crozet, of cohabiting with woman not his wife, and sentenced to pay a fine of \$50 and costs. Granted remission of fine upon condition Morris is accepted for military service and serve therein during the period of the war, July 15, 1918, on recommendation of trial justice, and chairman of local board for Albemarie.

George and Maggie Myers—Convicted August, 1918, in justice's court of county of Lancaster, of unlawful cohabitation and sentenced to pay a fine of \$50 and costs. Granted remission of fine November 15, 1918, on recommendation of Justice G. E. Lewis.

Arthur Reed—Convicted March, 1904, in circuit court of county of Culpeper, of misdemeanor, and sentenced to pay a fine of \$10 and costs of \$12.50. Granted remission of costs June 24, 1919, on recommendation of attorney for Commonwealth.

Walter Reed-Convicted March, 1904, in circuit court of county of Cul-

peper, of misdemeanor, and sentenced to pay a fine of \$10 and costs of \$12.50. Granted remission of costs June 24, 1919, on recommendation of attorney for the Commonwealth.

Steve Sedorsky—Convicted February, 1917, in corporation court of city of Hopewell, of violating prohibition law and sentenced to pay a fine of \$250 and costs of \$15.15. Granted remission of fine January 13, 1919, on recommendation of trial court.

Wyllie Williamson—In October, 1914, in corporation court of city of Danville, judgment was rendered for \$100 and costs on account of forfeited recognizance re Sam Palmer. Granted remission of penalty May 2, 1918, on recommendation of circuit court, proceedings first having been had in accordance with Code.

COMMUTATIONS.

Clifton Allen—Convicted August, 1919, in hustings court of city of Richmond, of murder, and sentenced to be electrocuted October 3, 1919. Respited October 2, 1919, to November 7, 1919. Commuted to life imprisonment November 5, 1919, on recommendation of trial judge and in view of the fact that Allen's accomplice, Sam Hill, has been sentenced to life imprisonment for this crime.

Elliott Athey—Convicted November, 1913, in circuit court of city of Richmond, of forgery, and sentenced to serve five years in the penitentiary with five years added for second conviction. Commuted October 15, 1918, to six years straight imprisonment, on recommendation of trial judge.

William Barbett—Convicted September, 1919, in circuit court of county of Henrico, of assault and wounding, and sentenced to serve six years in the penitentiary. Commuted October 13, 1919, to jail sentence on recommendation of attorney for the Commonwealth and sheriff.

·Walter Barker—Convicted October, 1918, in circuit court of county of Henrico, of malicious assault, and sentenced to serve two years in the penitentiary. Commuted December, 1918, to two years in jail, on recommendation of trial judge and attorney for the Commonwealth.

Frank Barucci—Convicted June, 1919, in hustings court of city of Portsmouth, of grand larceny, and sentenced to serve one year in the penitentiary. Commuted July 22, 1919, to four months actual jail confinement, on recommendation of trial judge.

William Butler—Convicted October, 1913, in hustings court of city of Richmond, of robbery and burglary, and sentenced to serve nineteen years in the penitentiary. Commuted October 10, 1918, to eight years straight imprisonment, on application of citizens.

C. R. Carhart—Convicted December, 1918, in corporation court of city of Norfolk, of violating prohibition law, and sentenced to serve thirty days in jail and to pay a fine of \$50. Commuted January 9, 1919, to one week (7 days) in jail, upon payment of fine, on recommendation of trial judge and attorney for the Commonwealth.

William Connelly—Convicted February, 1912, in circuit court of county of Norfolk, of maining and burglary, and sentenced to serve thirty years in the penitentiary. Commuted October 10, 1918, to ten years straight imprisonment, on statements submitted by Mr. James S. Barron.

Daniel Craig—Convicted January, 1908, in circuit court of county of Roanoke, of robbery, and sentenced to serve twenty-six years in the penitentiary. Commuted May 4, 1918, to fifteen years in the penitentiary, on recommendation of trial judge.

N. H. Culpepper—Convicted January, 1919, in corporation court of city of Norfolk; of buying and receiving stolen goods, knowing them to be stolen, and sentenced to serve one year in the penitentiary. Commuted February 8, 1919, to one year in jail, on recommendation of trial judge and attorney for the Commonwealth.

Lorenzo Davis—Convicted March, 1914, in circuit court of county of Northampton, of house-breaking, and sentenced to serve thirteen years and four months in the penitentiary. Commuted June 18, 1918, to six years and six months full time, on recommendation of J. B. Mapp, and petition of many citizens.

James Dorsey—Convicted June, 1916, in circuit court of county of Dinwiddie, of grand larceny, and sentenced to serve ten years in the penitentiary. Granted commutation March 20, 1919, to eight years in the penitentiary with full allowance for good behavior, in recognition of his services in helping to capture runaway prisoner.

A. D. Exum—Convicted June, 1916, in hustings court of city of Petersburg, of murder, and sentenced to serve twelve years in the penitentiary. Commuted November 22, 1918, to four years straight on recommendation of trial judge.

Wesley Falls—Convicted October, 1917, in circuit court of county of Botetourt, of rape, and sentenced to serve five years in the penitentiary. Commuted December 12, 1918, to commitment to Laurel Industrial School until 21 years of age, on recommendation of trial judge and attorney for the Commonwealth.

Harvey Farley—Convicted December, 1919, in hustings court of city of Richmond, of grand larceny, and sentenced to serve one year in the penitentiary. Commuted January 15, 1920, to one year in jail, on recommendation of trial judge and Rev. J. J. Wicker.

John B. Fauber—Convicted May, 1918, in circuit court of county of Nelson, of seduction, and sentenced to serve ten years in the penitentiary. Commuted February 14, 1919, to twelve months in jail, to be served on roads in addition to time already served, on recommendation of trial judge and upon statements of complainant and her father.

Earl S. Gamble—Convicted July, 1918, in circuit court of county of Alexandria, of murder, and sentenced to be electrocuted October 18, 1918. Respited October 9, 1918, to December 20, 1918. Commuted December 20, 1918, to life imprisonment, in view of the fact that his accomplice has been sentenced to life imprisonment for this crime.

Jesse Gillus—Convicted October, 1917, in circuit court of county of Brunswick, of violating prohibition law, and sentenced to serve thirty days in jail and to pay a fine of \$50. Commuted March 1, 1918, to ten days in jail, on recommendation of trial judge, attorney for the Commonwealth, and others.

John Green—Convicted September, 1906, in corporation court of city of Danville, of first degree murder and sentenced to life imprisonment. Com-

muted October 10, 1918, to fifteen years straight imprisonment, on recommendation of prosecuting attorney.

Paul Hairston—Convicted October, 1919, in circuit court of county of Henry, of attempt to commit rape, and sentenced to be electrocuted November 28, 1919. Commuted November 6, 1919, to life imprisonment, on recommendation of trial judge—the extreme youth and lack of intelligence of prisoner, who did not accomplish his purpose—and the acquiesence of attorney for the Commonwealth.

James W. Hall—Convicted April, 1915, in corporation court of city of Norfolk, of second degree murder and sentenced to serve eighteen years in the penitentiary. Commuted July 24, 1919, to eight years in the penitentiary, on recommendation of superintendent of penitentiary.

John Hall—Convicted March, 1915, in circuit court of county of Dickenson, of malicious shooting and sentenced to serve twelve years in the penitentiary. Commuted August 20, 1918, to six years with full credit, if any, for good behavior, on application of citizens.

W. A. Hinton—Convicted January, 1919, in hustings court of city of Richmond, of violating prohibition law, and sentenced to serve thirty days in jail. Granted commutation February 8, 1919, to ten days in jail, on account of statement submitted by attending physician to the fact that prisoner suffers from tuberculosis.

Henry Hurst—Convicted April, 1916, in circuit court of county of Buchanan, of second degree murder, and sentenced to serve ten years in the penitentiary. Commuted June 12, 1919, to eight years, in recognition of his services in capturing escaped prisoner.

John Johnson—Convicted September, 1915, in corporation court of city of Charlottesville and circuit court of county of Pulaski, of burglary and sentenced to eight years in the penitentiary, to which one year was added for escape. Commuted May 28, 1919, to eight years, on recommendation of trial judge and attorney for the Commonwealth.

James Jones—Convicted February, 1919, in circuit court of county of Norfolk, of first degree murder and sentenced to die on May 16, 1919. Commuted May 13, 1919, to life imprisonment, on recommendation of trial judge.

Rodney Jones—Convicted May, 1918, in circuit court of county of Bedford, of arson, and sentenced to be electrocuted. Commuted June 3, 1918, to fifteen years imprisonment in the penitentiary, on recommendation of trial judge and attorney for the Commonwealth.

Leonard Meteyer—Convicted May. 1919, in corporation court of city of Norfolk, of grand larceny, and sentenced to serve one year in the penitentiary. Granted commutation October 25, 1919, to twelve months in jail, on recommendation of trial judge.

Orrin Nunn—Convicted July, 1914, in circuit court of county of Henry, of second degree murder, and sentenced to serve eighteen years in the penitentiary. Commuted November 22, 1918, to ten years in the penitentiary, on application of citizens.

Nellie Parker—Convicted November, 1919, in corporation court of city of Norfolk, of grand larceny and sentenced to serve one year in the penitentiary. Commuted December 10, 1919, to one year in jail, on recommendation of city officials of Norfolk city.



Callie Patrick—Convicted September, 1918, in corporation court of city of Lynchburg, of grand larceny, and sentenced to serve one year in the penitentiary. Commuted October 31, 1918, to nine months in jail, on recommendation of trial judge and attorney for the Commonwealth.

Elijah Penny—Convicted October, 1912, in hustings court of city of Richmond, of rape, and sentenced to serve twenty years in the penitentiary. Commuted March 24, 1919, to fifteen years in the penitentiary, on application of Jesse C. Duke.

William Reynolds—Convicted January, 1915, in circuit court of county of Alleghany, of car-breaking, larceny and unlawful shooting, and sentenced to serve fifteen years in the penitentiary and given life imprisonment on account of third conviction. Commuted June 27, 1919, to court sentence of fifteen years with credit for good behavior, as law making third conviction life sentence has been repealed without retroactive provisions which would entitle this prisoner to its exemptions.

Cecil Riddick—Convicted July, 1919, in corporation court of city of Norfolk, of grand larceny, and sentenced to serve two years in the penitentiary. Commuted October 25, 1919, to two years in jail, on recommendation of trial judge and attorney for the Commonwealth.

Curtis Slater—Convicted October, 1914, in hustings court of city of Richmond, of second degree murder, and sentenced to serve eighteen years in the penitentiary. Commuted June 12, 1919, to nine years in the penitentiary, on recommendation of police officers.

Algie Stokes—Convicted March, 1907, in circuit court of county of Nottoway, of first degree murder, and sentenced to life imprisonment. Granted commutation June 3, 1918, to eight years straight from date of committal to penitentiary, on recommendation of trial judge and attorney for the Commonwealth.

Wade Thompson—Convicted February, 1908, in circuit court of county of Pittsylvania, of murder, and sentenced to serve eighteen years in the penitentiary. Commuted July 11, 1918, to sixteen years with full credit for good behavior, on recommendation of trial judge, attorney for the Commonwealth and superintendent of the penitentiary.

Andrew Valentine—Convicted November, 1918, in hustings court of city of Petersburg, of larceny, and sentenced to serve five years in the penitentiary. Commuted December 30, 1918, to six months in jail, on recommendation of trial judge and attorney for the Commonwealth.

Emma Walker—Convicted March, 1913, in hustings court of city of Richmond, of robbery, and sentenced to serve ten years in the penitentiary and given life imprisonment an account of third conviction. Commuted June 27, 1919, to court sentence of ten years with credit for good behavior, as law making third conviction life sentence has been repealed without retroactive provisions which would entitle this prisoner to its exemptions.

John C. Watkins—Convicted May, 1915, in hustings court of city of Richmond, of homicide and sentenced to serve eighteen years in the penitentiary. Commuted June 24, 1919, to five years in the penitentiary, on recommendation of trial judge.

E. B. Williams—Convicted January, 1919, in corporation court of city of Norfolk, of grand larceny and sentenced to serve one year in the peniten-

tiary. Commuted February 8, 1919, to one year in jail, on recommendation of trial judge and attorney for the Commonwealth.

John Williams—Convicted January, 1908, in circuit court of county of Roanoke, of robbery and sentenced to serve twenty-six years in the penitentiary. Commuted May 28, 1918, to fifteen years in the penitentiary, as his accomplice. Daniel Craig, was commuted to fifteen years, on recommendation of trial judge.

Frank Young—Convicted April, 1908, in circuit court of county of Meckienburg, of murder and sentenced to be hanged and commuted to life imprisonment. Commuted November 8, 1919, to eighteen years in the penitentiary, on recommendation of trial judge and attorney for the Commonwealth.

RESPITES.

Clifton Allen—Convicted August, 1919, in hustings court of city of Richmond, of murder and sentenced to be electrocuted October 3, 1919. Granted respite October 2, 1919, to November 7, 1919, until accomplice has been tried.

Earl S. Gamble—Convicted July, 1918, in circuit court of county of Alexandria, of murder and sentenced to be electrocuted October 18, 1918. Granted respite October 9, 1918, to December 20, 1918, until accomplice has been tried.

James Jones—Convicted February, 1919, in circuit court of county of Norfolk, of first degree murder, and sentenced to be electrocuted April 18, 1919. Granted respite April 3, 1919, to May 16, 1919, to allow counsel for prisoner time to prepare appeal.

Paul Langhorne—Convicted March, 1918, in corporation court of city of Newport News, of first degree murder and sentenced to be electrocuted May 10, 1918. Granted respite April 23, 1919, to June 7, 1918, on recommendation of superintendent of penitentiary, on account of there being smallpox in Newport News jail.

Harvey Stuart—Convicted December, 1918, in corporation court of city of Buena Vista, of murder and sentenced to be electrocuted February 14, 1919. Granted respite February 6, 1919, to March 26, 1919, on recommendation of trial judge and attorney for the Commonwealth.

REMOVAL OF POLITICAL DISABILITIES.

James E. Adams—Convicted November, 1916, in corporation court of city of Charlottesville, of forgery and grand larceny and sentenced to serve six years in the penitentiary. Pardoned October 29, 1918. Political disabilities removed November 4, 1918, on satisfactory evidence of good citizenship since release from custody; on condition Adams enter military service of the United States and remain there until end of present war.

W. M. Arthur—Convicted 1893, in circuit court of county of Franklin, of malicious wounding and sentenced to serve two years in the penitentiary. Political disabilities removed September 4, 1919, on recommendation of trial judge and attorney for the Commonwealth.

William Ausburn—Convicted August, 1912, in circuit court of county of Lee, of violating election laws and disfranchised and fined \$100. Political disabilities removed October 16, 1919, on recommendation of trial judge.

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S. A. Austin—Convicted June, 1917, in circuit court of county of Augusta, of criminal operation and sentenced to serve one year in the penitentiary. Political disabilities removed October 29, 1918, on recommendation of mayor of Waynesboro.

Bud Ball—Convicted August, 1912, in circuit court of county of Lee, of violating election laws and disfranchised and fined \$100. Political disabilities removed October 16, 1919, on recommendation of Judge Skeen.

Ross Belcher—Convicted August, 1912, in circuit court of county of Lee, of violating election laws and disfranchised and fined \$100. Political disabilities removed October 16, 1919, on recommendation of Judge Skeen.

Ernest W. Bowen—Convicted in 1907, in magistrate's court of county of Alexandria, of larceny and sentenced to serve twenty-six days in jail. Political disabilities removed October 2, 1919, on recommendation of attorney for the Commonwealth.

Joseph W. Brown—Convicted in 1895, in magistrate's court of county of Loudoun, of petit larceny and fined \$2.50. Political disabilities removed May 25, 1918, on recommendation of attorney for the Commonwealth.

Richard Conner—Convicted February, 1910, in circuit court of county of Greenstille, of housebreaking and escape and sentenced to serve eight years in the penitentiary. Political disabilities removed May 2, 1919, on recommendation of trial judge, prosecuting attorney and present attorney for the Commonwealth.

Joseph W. Cook—Convicted July, 1913, in circuit court of county of Sussex of felony and sentenced to serve five years in the penitentiary. Politoical disabilities removed October 10, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Major Day—Convicted April, 1915, in corporation court of city of Fredericksburg, of housebreaking and sentenced to serve three years in the penitentiary. Conditional pardon granted October 13, 1916. Absolute pardon granted December 17, 1919. Political disabilities removed December 17, 1919, on recommendation of trial judge, attorney for the Commonwealth, and prosecuting attorney.

J. H. Deel—Convicted February, 1918, in circuit court of county of Russell, of embezzlement, and sentenced to serve one year in the penitentiary. Political disabilities removed April 9, 1919, on satisfactory evidence of good citizenship since release from custody.

Sidney Denny—Convicted May, 1914, in circuit court of county of Lee, of voluntary manslaughter and sentenced to serve one year in the penitentiary. Political disabilities removed September 4, 1919, on satisfactory evidence of good citizenship since release from custody.

Grover H. Doyle—Convicted September, 1915, in circuit court of county of Roanoke, of house-breaking, and sentenced to serve two years in the penitentiary. Political disabilities removed August 21, 1918, on recommendation of trial judge and attorney for the Commonwealth.

Henry C. Eanes—Convicted Soptember, 1918, in federal court of illicit distilling and sentenced to serve one year in federal penitentiary. Political disabilities removed October 24, 1919, on satisfactory evidence of good citizenship since release from custody.

Thomas Fleenor—Convicted December, 1912, in circuit court of county of Lee, of murder and sentenced to serve eight years in the penitentiary. Conditional pardon granted October 5, 1917. Absolute pardon granted May

28, 1919. Political disabilities removed May 28, 1919, on satisfactory evidence of good citizenship since release from custody.

F. S. Garrett—Convicted August, 1912, in circuit court of county of Lee, of violating election laws and disfranchised and fined \$100. Political disabilities removed October 16, 1919, on recommendation of Judge Skeen.

Orlando Goad—Convicted September, 1915, in circuit court of county of Carroll, of felonious assault, and sentenced to serve thirty days in jail. Political disabilities removed April 3, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Fred Gutierrez—Convicted November, 1907, in circuit court of county of Elizabeth City, of murder and sentenced to serve fourteen years in the penitentiary (commuted to twelve years). Political disabilities removed August 1, 1918, on satisfactory evidence of good citizenship since release from custody.

O. S. Hall—Convicted July, 1919, in circuit court of county of Montgomery, of unlawful shooting and sentenced to serve one day in jail. Political disabilities removed October 25, 1919, on recommendation of trial judge and attorney for the Commonwealth.

James Hess—Convicted August, 1912, in circuit court of county of Lee, of violating election laws and disfranchised and fined \$100. Political disabilities removed October 16, 1919, on recommendation of Judge Skeen.

Alanzo Hobbs—Convicted August, 1912, in circuit court of county of Lee, of violating election laws and disfranchised and fined \$100. Political disabilities removed October 16, 1919, on recommendation of Judge Skeen.

George F. Hugo—Convicted November, 1913, in corporation court of city of Norfolk, of malicious wounding and sentenced to serve one year in the penitentiary, to which five years were added for second conviction. Political disabilities removed August 1, 1919, on satisfactory evidence of good citizenship since release from custody.

Fred Jamerson—Convicted January, 1915, in corporation court of city of Lynchburg, of robbery and sentenced to serve five years in the penitentiary. Granted conditional pardon by Governor Stuart. Absolute pardon granted June 24, 1919, and political disabilities removed June 24, 1919, on recommendation of trial judge and attorney for the Commonwealth.

- P. H. Jones—Convicted April, 1917, in circuit court of county of Wise, of manslaughter, and sentenced to serve one year in the penitentiary. Political disabilities removed November 13, 1919, on recommendation of attorney for the Commonwealth and many others.
- S. W. Kerley—Convicted April, 1913, in circuit court of Wise county of unlawful wounding, and sentenced to serve twelve months in jail and to pay a fine of \$500. Political disabilities removed October 25, 1919, on recommendation of attorney for the Commonwealth.
- W. B. Kirk—Convicted August, 1912, in circuit court of county of Lee, of violating election laws and disfranchised and fined \$100. Political disabilities removed October 16, 1919, on recommendation of Judge Skeen.
- C. J. Kiser—Convicted July, 1905, in circuit court of county of Dickenson, of felony and sentenced to confinement in the penitentiary. Political disabilities removed April 3, 1919, on recommendation of attorney for the Commonwealth and many others.

Thomas H. Lewis-Convicted January, 1916, in circuit court of county of

Gloucester, of larceny and sentenced to pay a fine of \$15 and costs. Political disabilities removed April 24, 1918, on recommendation of attorney for the Commonwealth.

Frank V. Lilley—Convicted May, 1913, in hustings court of city of Petersburg, of petit larceny and sentenced to serve six months in jail. Political disabilities removed May 28, 1919, on recommendation of trial judge and others.

Chase Lindamood—Convicted May, 1907, in circuit court of county of Smyth, of murder and sentenced to serve fourteen years in the penitentiary. Political disabilities removed December 12, 1918, on recommendation of trial judge.

- M. D. Lipps—Convicted August, 1912, in circuit court of county of Lee, of violating election laws and disfranchised and fined \$100. Political disabilities removed October 16, 1919, on recommendation of Judge Skeen.
- S. L. Lipps—Convicted August, 1912, in circuit court of county of Lee, of violating election laws and disfranchised and fined \$100. Political disabilities removed October 16, 1919, on recommendation of Judge Skeen.

Ben McCutcheon—Convicted January, 1913, in circuit court of county of Augusta, of malicious shooting, and sentenced to serve four years in the penitentiary. Political disabilities removed January 14, 1920, on recommendation of trial judge and attorney for the Commonwealth.

Harry E. Mills—Convicted December, 1912, in corporation court of city of Danville, of forgery and sentenced to serve twelve and one-half years in the penitentiary, including time added for second conviction and escape. Granted conditional pardon March 20, 1918. Granted absolute pardon December 17, 1919. Political disabilities removed December 17, 1919, on recommendation of trial officials, and on satisfactory evidence of good citizenship since release from custody.

Jeff Monk—Convicted November, 1907, in circuit court of county of Russell, of felony and sentenced to serve two years in the penitentiary. Political disabilities removed October 2, 1919, on recommendation of attorney for the Commonwealth.

Hiram Montgomery—Convicted June, 1899, in circuit court of county of Patrick, of murder and sentenced to serve five years in the penitentiary. Politoical disabilities removed October 2, 1919, on recommendation of prosecuting attorney and others.

Conley Mullins—Convicted in 1918, in justice's court of county of Dickenson, of petit larceny. Political disabilities removed November 8, 1919, on recommendation of trial justice and many citizens.

G. L. Munsey—Convicted August, 1912, in circuit court of county of Lee, of violating election laws and disfranchised and fined \$100. Political disabilities removed October 16, 1919, on recommendation of Judge Skeen.

Littleton Nappler—Convicted April, 1901, in circuit court of county of Louisa, of murder and sentenced to serve eighteen years in the penitentiary. I'olifical disabilities removed December 23, 1918, on satisfactory evidence of good citizenship since release from custody.

Steve Napier—Convicted August, 1912, in circuit court of county of Lee, of violating election laws and disfranchised and fined \$100. Political disabilities removed October 16, 1919, on recommendation of Judge Skeen.

Charles Newsome-Convicted February, 1913, in circuit court of county

of Greensville, of voluntary manslaughter, and sentenced to serve three years in the penitentiary. Political disabilities removed April 27, 1918, on recommendation of trial judge, prosecuting attorney and present attorney for the Commonwealth.

Mont Nowlin—Convicted November, 1906, in magistrate's court of county of Montgomery, of petit larceny and sentenced to pay a fine of \$10. Political disabilities removed July 15, 1918, on recommendation of trial justice and attorney for the Commonwealth.

William H. Oehlert—Convicted July, 1913, in corporation court of city of Alexandria, of grand larceny and sentenced to serve one year in the penitentiary and paroled by Governor Stuart. Granted absolute pardon March 18, 1918. Political disabilities removed March 18, 1918, on recommendation of attorney for the Commonwealth.

Harry Phillips—Convicted in circuit court of county of Franklin, of shooting, and sentenced to serve one year in prison. Political disabilities removed June 18, 1918, on recommendation of trial judge and prosecuting attorney.

C. B. Pippin—Convicted December, 1914, in circuit court of county of Russell, of manslaughter and sentenced to serve two years in the penitentiary. Political disabilities removed June 12, 1919, on recommendation of attorney for the Commonwealth.

Ellis Pope—Convicted in 1897, in circuit court of county of Washington, of malicious assault and sentenced to serve ten months in county jail. Political disabilities removed September 2, 1919, on recommendation of many citizens.

Hardin Price—Convicted August, 1912, in circuit court of county of Lee, of violating election laws, and sentenced to be disfranchised and to pay a fine of \$100. Political disabilities removed October 16, 1919, on recommendation of Judge Skeen.

Thomas F. Radford—Convicted September, 1908, in circuit court of county of Alleghany, of larceny and sentenced to serve two and one-half years in the penitentiary. Political disabilities removed October 2, 1919, on recommendation of trial judge and attorney for the Commonwealth.

Eugene Ritter—Convicted in circuit court of county of Frederick, of assault with intent to kill. Political disabilities removed August 1, 1919, on satisfactory evidence of good citizenship since release from custody.

Floyd Robinson—Convicted March, 1917, in circuit court of county of Dickenson, of felonious assault and sentenced to serve two years in the penitentiary. Political disabilities removed October 2, 1919, on satisfactory evidence of good citizenship since release from custody.

Isaac Robinson—Convicted March, 1917, in circuit court of county of Dickenson, of felonious assault and sentenced to serve two years in the penitentiary. Political disabilities removed October 2, 1919, on satisfactory evidence of good citizenship since release from custody.

Thomas G. Smith—Convicted November, 1907, in circuit court of county of Patrick, of malicious assault and sentenced to serve four years in the penitentiary. Political disabilities removed November 10, 1919, on recommendation of sheriff and attorney for the Commonwealth.

William M. Smith-Convicted October, 1914, in circuit court of county of King and Queen, of voluntary manslaughter and sentenced to serve three years in the penitentiary. Political disabilities removed May 16, 1919, on recommendation of Attorney General J. R. Saunders,

D. L. Stidham—Convicted November, 1913, in circuit court of county of Wise, of murder and sentenced to serve five years in the penitentiary. Political disabilities removed March 20, 1919, on satisfactory evidence of good citizenship since release from custody.

Rem Stinson—Convicted February, 1899, in circuit court of county of Russell, of second degree murder and sentenced to serve five years in the penitentiary. Granted absolute pardon January 26, 1901. Political disabilities removed November 5, 1919, on satisfactory evidence of good citizenship since release from custody.

Henry Taylor—Convicted in 1907, in circuit court of county of Lee, of bignmy and sentenced to serve three years in the penitentiary. Political disabilities removed March 12, 1919, on recommendation of attorney for the Commonwealth.

Wesley H. Terry—Convicted November, 1913, in circuit court of county of Floyd, of entering dwelling house with intent to commit rape, and sentenced to serve five years in the penitentiary. Political disabilities removed June 20, 1918, on satisfactory evidence of good citizenship since release from custody.

John Edward Turrell, alias S. S. Sullivan—Convicted February, 1912, in corporation court of city of Roanoke, of forgery and sentenced to serve six years in the penitentiary. Political disabilities removed August 12, 1918, on recommendation of Major W. P. Ford.

Earl A. Van Dyke—Convicted April, 1910, in circuit court of county of Elizabeth City, of rape and sentenced to confinement in the penitentiary. Political disabilities removed August 12, 1918, on satisfactory evidence of good citizenship since release from custody.

T. J. E. Yocum (indicted under name of William M. Henson)—Convicted February, 1913, in corporation court of city of Norfolk, of grand larceny and sentenced to serve five years in the penitentiary. Political disabilities removed April 8, 1918, on recommendation of trial judge and prosecuting attorney and on satisfactory evidence of good citizenship since release from custody.

COMMUNICATION

FROM THE

Governor Transmitting a Report of the Miller Fund

COMMONWEALTH OF VIRGINIA.

GOVERNOR'S OFFICE, RICHMOND, February 9, 1920.

Gentlemen of the General Assembly:

I transmit herewith the report of the Miller Fund from the Second Auditor of Virginia for 1919.

WESTMORELAND DAVIS,

Governor.

Report of Miller Fund.

COMMONWEALTH OF VIRGINIA.

SECOND AUDITOR'S OFFICE, RICHMOND, VA., December 31, 1919.

To His Excellency, Hon. Westmoreland Davis,

Governor of Virginia.

SIR:

Under the provision of the will of Samuel Miller, and the Act of Assembly of February 24, 1874, to establish the Miller Manual Labor School provided for in the twenty-fifth clause in said will, "It is made the duty of the Second Auditor to open and keep a separate account of the fund given in trust for the above purpose to be denominated the Miller Fund, and annually on the 31st of December, to make and render a true and accurate account of the same during the year immediately preceding, a copy of which account, verified by the oath of the Second Auditor, is required to be delivered to the Governor, to be by him laid before the Legislature; and another copy thereof, verified in like manner, to be published for one month in two newspapers—one printed in the town of Charlottesville and the other in the city of Richmond."

In discharge of this duty I have the honor to present the following statement:

Receipts and disbursements on account of the income of the fund for 1919:

RECEIPTS-1919.

Jan.		Interest for six months to January 1, 1919, on \$1,044,868.49, 5 and 6 per cent registered certificates, issued under act of February 23, 1892\$	30,969 55			
July	1.	Ditto to July 1, 1919	30,969 55	\$	61.939	10
Jan.	2.	Interest for six months to January 1, 1919, on \$74,300. Richmond city		•	01,808	10
		four per cent registered bonds	1,486 00			
July	2.	Ditto to July 1, 1919, on same	1,486 00			
					2,972	00
May	2.	Interest for six months to May 1, 1919,				
		on \$70,000 5 per cent registered				
		bonds of Virginia Agricultural and				
		Mechanical College	1,750 00			
Nov.	22 .	Ditto to November 1, 1919	1,750 00			
_	_				3,500	00
Jan.	2.	Interest on Charlottesville city 4½ per cent bonds, \$160,000 for six months				
		to January 1, 1919	3,600 00			
July	5.	Ditto to July 1, 1919, on same	3,600 00			
	_				7,200	00
Jan.	2.	Interest for six months on Lynchburg				
		bonds, \$27,000, to January 1, 1919	540 00			
Feb.	3.	On \$70,000 to February 2, 1919	1,400 00			
July	2.	On \$27,000 to July 1, 1919	540 00			
Aug.	7.	On \$70,000 to August 1, 1919	1,400 00			
		Interest on daily balances deposited in			3,880	(II)
		Planters National Bank from De- cember 31, 1918, to December 31,				
		1919			720	
•		Balance December 31, 1918			12,474	37
				\$	92,685	59

DISBURSEMENTS-1919

By order of the Circuit Court of Albemarle and approved by the Board of Education.

or Baaca	*****		
Jan. 10.	To R. C. Price, superintendent, for cur-		
	rent and other expenses\$	6,973 46	
Feb. 8.	Ditto	5,691 43	
Mch. 4.	Ditto	5,717 99	
Apr. 8.	Ditto	8.759 82	
May 10.	Ditto	6.980 30	
	Ditto	7.341 21	
	Ditto	9.389 71	
	Ditto	1.035 85	
	Ditto	6.612 68	
Oct. 7.	Ditto	4.990 82	
Nov. 6.	Ditto	5.196 87	
Dec. 2.	Ditto	1,023 57	
	· ·		\$ 69,713 71

Jan.	11.	To W. L. Maupin, clerk of Albemarle county, for work of Miller Manual				0=
Feb.	18	Labor School To Richmond Virginian, for publishing		\$	117	87
		report of 1918			60	00
Feb.	14.	To Daily Progress, for publishing report of 1918			75	00
Jan.	21.	To L. F. Price, notary fees for affidavits of reports of 1918				75
		To Second Auditor, payment of one per cent due him as provided in Samuel Miller's will, from January 1, 1919,				
		to December 31, 1919			707	32
				\$	70,674	65
		RECAPITULATIO	N.			
		Received during the year 1919\$ Balance for the year 1918	80,211 22 12,474 37			
				\$	92,685	59
		Disbursed during the year 1919\$ Balance in Treasury, December 31, 1919		 \$	92,685	59
		SECURITIES BELONGING TO	MILLER F	= NU	D,	
		The following is a statement of the the Miller Fund, in custody of the Second	e securities nd Auditor:	bel	longing	to
		Virginia certificates registered under act of February 23, 1892, bearing six per cent	969,568 49			
		Bearing five per cent	75,300 00	•	044.000	40
		Lynchburg city bonds (registered) four		\$1 ,	044,868	
		Charlottesville city (coupon) bonds, 41/2			97,000	00
		per cent			160,000	00
		Richmond city (registered) bonds, four per cent			74,300	00
		Virginia Agricultural and Mechanical College and Polytechnic Institute				
		(10:40) five per cent (registered)			70 000	w
		bonds			70,000 55	34

On which an annual interest may be relied on of \$79,491.10. It will be seen by the statement of receipts and disbursements on account of income that there is in the treasury to the credit of the fund in cash \$22,010.84, of which \$55.34 belongs to the investment fund account.

ROSEWELL PAGE,

Second Auditor of Virginia and Secretary of the Miller Board.

State of Virginia,

City of Richmond, to-wit:

I, L. F. Price, a notary public in and for the city aforesaid, in the State of Virginia, do certify that Rosewell Page, Second Auditor of Virginia

\$1,446,223 83

and ex-officio secretary of the Miller Manual Labor School of Albemarie, whose name is signed to the foregoing report, personally appeared before me and made oath that the statements contained therein are true to the best of his knowledge and belief.

Given under my hand this 7th day of February, 1920.

L. F. PRICE, Notary Public.

My commission expires March 14, 1921.

REPORT

OF THE

Committe to Investigate the Causes of High Cost of Living

RICHMOND, VA., December 3, 1919.

To the General Assembly of Virginia:

Your committee appointed by the last special session of the General Assembly of Virginia, to inquire into the causes of the high cost of living and to suggest remedial legislation, has had several meetings and hearings and endeavored to go into this matter very thoroughly. Information on this subject was requested of every State in the Union, and replies were received from the following States:

> Alabama. Maryland. Arizona. Arkansas. California. Colorado. Connecticut. Florida. Georgia. Illinois. Indiana. Lowa. Kentucky. Louisiana. Maine.

Michigan. Minnesota. New Mèxico. Mississippi. Missouri. Montana. Nebraska. Nevada. New Hampshire. New Jersey. New York. North Carolina. North Dakota.

Ohio. Oklahoma. Oregon. Pennsylvania. Rhode Island. South Dakota. Tennessee. Texas. Utah. Vermont. West Virginia. Wisconsin. Wyoming.

These replies indicated that this subject has been canvassed in one way or another in almost all of them. In several States, committees have been appointed to look into the subject, and in one case, that of Arkansas, a special session of the legislature was called for the specific purpose of making an effort to reduce the high cost of living; however, after thoroughly canvassing the subject it was decided that the causes were economic and no legislative action was taken. There have been special sessions in various State's called during the last twelve months, and in nearly every case this subject was considered. In fact, so far as all of our correspondence shows, no States with the exception of Montana and New Hampshire have taken any legislative action on this subject. In Montana an act was passed creating the Montana Trade Commission for regulating prices and charges on commodities, food stuffs, articles of merchandise, farm implements, etc., and New Hampshire enacted a law making it a misdemeanor to increase unreasonably the price of any necessity of life.

The concensus of opinion and the decision reached by almost everybody who has considered the question appears to indicate that the national government is the one controlling power in this crisis, and that the State legislatures are more or less impotent to deal with the situation, unless they would take the initiative and disturb almost every sound principle of business.

Your committee has had before it representatives of labor, Commonwealth's attorneys, State officers and representatives of other organizations in an effort to secure some helpful suggestions. They have also watched with interest the operation of the anti-trust law passed by the special session of the legislature, and other legislation which it was hoped would be remedial. Grand jury investigations have been held in some instances, but we have been unable to secure many suggestions of value.

In presenting this report to the General Assembly, the subject is treated under two headings: First, the Causes of the present situation, and secondly, Suggestions and Remedies, which latter, we feel, will be helpful in a general way as a contribution to results which, in our opinion, must eventually come through sound economic adjustments.

CAUSES.

There is not that uniformity of opinion as to the real causes of the high cost of living that we could wish. There is a universal agreement, however, that such a condition does exist, and that its continued existence is a grave menace to the peace and happiness of our people, and that it threatens the security of the government itself.

The generally accepted theory that cheap money or too great a volume of circulating currency causes a rise in prices, and that it is axiomatic that prices ascend as the volume of currency increases, stands out as one of the most conspicuous causes of our inflated prices. With the finances of the country and the world strained as never before it was inevitable that there should be inflation of the circulating medium, and just as inevitable that as we increased that volume we would invite high prices. All Europe today suffers from currency inflation, and as this inflation seems to increase rather than decrease the world's financial and economic problems become more intense and more acute. So far as our country is concerned, it would seem that the pathway of safety lies along the avenue of currency contraction, and this should be followed with all speed consistent with safety. apparent that the great increase in the volume of cheap money issued by European countries has adversely affected prices in our own country, and thus the question of inflated currency and high prices becomes an international question challenging the wisest efforts of the world's greatest states-We are inextricably entangled with Europe's financial and economic problems, and any political eye that does not see this needs the aid of the strongest microscopic lenses. With Europe owing us billions of dollars. and with the easy facilities offered our banks for an increase in currency. the question of inflation becomes a paramount political, financial and economic question. Those of us who remember the terrible consequences that followed undue currency inflation during the Civil War shudder at the prospect of financial collapse unless the warning to stop inflation is immediately heeded.

Another most potent cause of high prices is extravagant living. people have been proverbial for reckless expenditures, but never have these even approximated what we have seen in the last few years and are seeing daily at the present time. The unfortunate conditions that made it seem necessary for the national government to but a premium upon extravagance, and to offer a bonus to the contractor who was most successful in increasing expenditures and squandering public money, have brought us to the very top notch of governmental extravagance, which has been closely followed by individual extravagance. Men who never had a surplus penny found themselves drawing fabulous wages. These came easy and went easy. Profiteering was cultivated and invited. It became the fashion to boast of prodigal expenditures, and the laborer who had the hardihood and good sense to practice his usual economy lost cast with his fellows, who now had no greater ambition than to spend with reckless hand the wages that came with so little effort. The plethora of money and the inducements to contractors to spend all they could brought about a perfect saturnalia of extravagance. The massive pedal extremities of the lustiest Senegambian must be encased in silk, and nothing short of that soft and clinging texture would suffice for a nether garment to cover his odorous body. Cotton socks were found only on the feet of those unfortunates whose fortunes were being confiscated in order to attempt to satisfy the demands of those whose greed had kept pace with their extravagant desires and reckless expenditure, or were of use in protecting the war-weary feet of those of our soldiers who had offered their lives to protect their country. Whole communities were inebriated by extravagance with the result that the ordinary man, intoxicated by his new found pleasure, does not wish to descend from the pinnacle of high prices.

It is a strange psychological truth that those who have needed money most are those who appreciate it least when it is suddenly thrust upon them. This mental attitude has much to do with our present unfortunate predicament. False standards of living, false ideals, and a desire to outstrip one's neighbor in every way have followed the excited and inflamed condition of the public mind brought about by war engendered strain. Psychological faults are not easily cured by statutory enactments. A long process of education is needed and this takes time.

With the coming of easy money, there came also the disposition to shirk work, to loaf, and to take things as they came. Production was diminished, because fewer men were working and shorter hours were demanded. The forces of destruction had for four years been working overtime to destroy both producer and product. Millions of the very best of the world's producers were killed, other millions incapacitated, and the material products of every country destroyed as never before. We are confronted with the problem of filling the world's greatest demands for manufactured products with a greatly diminished working force. There is, therefore, a scarcity of labor and a scarcity of products, and here is another great factor in the equation we are called upon to solve.

There may be other contributing causes to the present high prices, but these are basic and most easily discerned.

A contraction of the circulating medium as rapid as safety will allow. strict public and private economy, every possible encouragement to maximum productive activity, will do more to restore the equilibrium of the country's living basis than all other suggested legislation that has come under our purview.

We need to impress all Americans with the fact that it is as unpatriotic to refuse to produce as it is to refuse to fight when the country's good demands it. That zeal in the shop, in the factory, or on the farm, is as much a needed characteristic of good citizenship as is courage on the battlefield. When gaunt want threatens the homes of Americans, no loyal citizen should hesitate, but each, as opportunity offers, should do his best. This does not imply that fair prices should not be given, but it does mean that reason and patriotism should go hand in hand.

It is not to be denied that there has been profiteering, but this has been made possible very largely by the practical and psychological facts which we have enumerated. Economical habits, a refusal to pay exorbitant prices, a willingness to do without rather than to suffer imposition, these are the simple remedies for profiteering that are always at hand ready to be applied by all who have the courage and the good sense to use them.

Suggestions as to remedial legislation are proposed in great numbers. Very few have either preventive or curative virtues and some are not even pallative. Price fixing, arbitrary price fixing, is a remedy so extreme that even the most radical hesitates to name it, but drastic means may become necessary. This committee hopes such heroic methods can be avoided.

SUGGESTIONS AND REMEDIES.

Your committee believes that the most effective way of reaching this troublesome problem is by educational means, and we would respectfully suggest a joint resolution on the part of the General Assembly of Virginia, calling upon the public school system of the State to inaugurate an educational campaign for the encouragement of thrift and the practice of wise spending and wise saving among the school children of the State. We believe that it is the duty of the citizenship of the State of Virginia to assist the national government in the program which it has mapped out under the direction of the Savings Division of the Treasury Department, the results of which, we believe, will go far towards overcoming the psychological conditions growing out of the late war.

We would further suggest for the consideration of the General Assembly of Virginia at this time the following legislation:

- (1) The standardization of the loaf of bread.
- (2) A statute to prevent waste—that is to say, making it unlawful to accumulate and hold in storage or by other means food stuffs for the purpose of maintaining certain market prices, or in any way depleting the food supply of the country.
- (3) A statute providing for the sale by weight, so far as their physical nature will permit of all food stuffs.
- (4) A statute preventing resales which will result in a higher market price to the wholesaler, retailer or consumers.
- (5) The amendment of the present cold storage act, so as to prevent the evasions of the law which are possible in its present form.



Your committee would also recommend the enactment of any other legislation which would be in line of co-operation with certain legislation now pending before the Congress of the United States, having to do with these same general problems, which has not had the special attention of your committee, for the reason that at the time this report is written this proposed legislation has not been enacted into law.

Your committee will prepare and submit to the General Assembly of Virginia such legislation as will cover these various suggestions, unless such measures shall be introduced by other representatives.

Respectfully submitted,

James H. Price,
Julien Gunn,
C. T. Jordan,
Wm. Bullitt Fitzhugh,
Ro. Gilliam, Jr.

HOUSE DOCUMENT No. 9.

COMMUNICATION

FROM THE

Governor transmitting the Report of the Director of the Extension Division of the Virginia Agricultural and Mechanical College and Polytechnic Institute.

COMMONWEALTH OF VIRGINIA, GOVERNOR'S OFFICE.

RICHMOND, February 19, 1920.

Gentlemen of the General Assembly:

I transmit herewith report of the director of the Extension Division concerning the Co-operative Extension Work in Agriculture and Home Economics in Virginia for the year ending June 30, 1919, which has been made in accordance with the Federal Smith-Lever Act.

WESTMORELAND DAVIS, Governor.

Co-operative Extension Work in Agriculture and Home Economics

BLACKSBURG, VA., December 23, 1919.

Hon. Westmoreland Davis,

Richmond, Virginia.

DEAR GOVERNOR DAVIS:

I have the pleasure of transmitting herewith, a report of co-operative extension work in agriculture and home economics in Virginia from July 1, 1918, to June 30, 1919. This report is made in accordance with the section of the Smith-Lever Act which reads as follows:

"It shall be the duty of said colleges annually on or before the first day of January to make to the governor of the State in which it is located a full and detailed report of its operations in the direction of extension work as defined in this act, including detailed statements of receipts and expenditures from all sources for this purpose, a copy of which shall be sent to the Secretary of Agriculture and the Secretary of the Treasury of the United States."

This report should have been made by Mr. Jesse M. Jones, who was director of the extension division in Virginia until July 1, 1919, but on account of Mr. Jones' resignation taking place before complete data on the year's work could be obtained, it was impossible for him to do so. I am making it as best I can from the data which has been collected.

I hope that you will find time to read this report in detail as we would like very much for you to be familiar with all the activities of the extension division. I have made the report in greater detail than they are usually made in order to show you just how the work is carried on in this State. The extension division has a wide field of usefulness, and demands for its service are growing each day. The greatest trouble that we are having at the present time is the employment of efficient men and women for the salaries which we are able to pay. The enclosed report shows that the extension division is running on practically \$100,000.00 less this year than for the past fiscal year. This cut was made in Federal funds when the emergency food production fund was discontinued on July 1, 1919. However, we hope, by the aid of close economy, and additional assistance from the State, to carry on the activities of the division successfully.

With best wishes,

Yours very truly,

JNO. R. HUTCHESON,

Director.

Report of Extension Division of Virginia, 1918-1919

The purpose of the extension division is to disseminate information gained first through research and investigations by agricultural colleges and experiment stations and the United States Department of Agriculture, and second from results obtained by the best farmers and home keepers to individual farmers and home keepers of the State that their farms and homes



may be efficiently organized to best suit their sections and surrounding, and that their problems may be successfully met in soils and crops, horticulture, dairying, livestock, poultry, agricultural engineering, home economics, marketing and community development.

This information is imparted by personal visits, meetings, newspaper articles and correspondence of county farm and home demonstration agents and specialists, through boys' and girls' and women's club work, cow testing, pure bred livestock, and other associations and organizations and the distribution of bulletins, circulars, etc. The scope of the work is so broad that there are few farms or home problems which the division cannot help solve, and the service is free, honest and impartial to all people within the State.

MEMORANDUM OF UNDERSTANDING.

All work carried on under the Smith-Lever Act in Virginia is conducted under a memorandum of understanding between the Virginia Agricultural and Mechanical College and Polytechnic Institute and the United States Department of Agriculture. In this memorandum the college agrees:

- (1) To organize and maintain a definite and distinct administrative and all funds it has or hereafter may receive for such work from appropria- and home economics, with a responsible leader selected by the college, satisfactory to the Department of Agriculture.
- (2) To administer through such extension division thus organized any and all funds it has or hereafter may receive for such work from appropriations made by Congress or the State legislature by allotment from its board of trustees or from any other source.

The United States Department of Agriculture agrees:

- (1) To organize and maintain in the Department of Agriculture a States Relations Committee, pending the authorization by Congress of a States Relation Service, which shall represent the department in the general supervision of all co-operative extension work in agriculture and home economics which the department shall participate in in the State of Virginia, and shall have charge of the department's business connected with administration of Federal funds granted to the States under the Smith-Lever Act.
- (2) To carry on in co-operation with the Virginia Agricultural and Mechanical College and Polytechnic Institute all demonstrations and other forms of extension work in agriculture and home economics which the department is authorized by Congress to conduct in the State of Virginia.

This co-operative extension work in agriculture and home economics is to be planned under the joint supervision of the director of extension work of the Virginia Polytechnic Institute, subject to the approval of the President and the chief, Office of Extension Work South, States Relation Service, United States Department of Agriculture.

All agents appointed to conduct this extension work in Virginia involving the use of funds appropriated to the department of agriculture are joint representatives of the Virginia Polytechnic Institute and the Department of Agriculture, unless otherwise expressly provided in the project agreement. This memorandum was signed by the president of the college with the approval of the board of visitors, and the Secretary of Agriculture on June 30, 1914, and a general agreement or plan of work was entered into "to coordinate and administer all extension work in agriculture and home economics provided for under the general memorandum of understanding, dated June 30, 1914." This plan of work is known as the general organization project and makes the following provisions:

METHOD OF PROCEDURE.

- 1. This project contemplates the placing of county agricultural and home demonstration agents in each county as rapidly as conditions will warrant and funds permit. They are to work directly with the farmers and their families and to co-operate with all agricultural interests that have for their purpose the building up of agricultural and rural life. Their work shall consist of the following:
- (a) Personal visits, instruction and advice, and field and farmers' club meetings.
- (b) By conducting carefully planned demonstrations to illustrate the best methods of farm practices and management in all lines of agriculture.
- (c) By organizing and conducting boys' and girls' clubs and organizing farmers and farm women in the clubs and co-operative societies.

These agents shall be representatives of the Virginia Agricultural and Mechanical College and Polytechnic Institute and the United States Department of Agriculture, and shall co-operate with other agricultural activities under such approved plans as may be furnished by the director of the extension division.

2. This general outline also contemplates other forms of extension work such as specialists and assistant specialists who are trained in the various branches of agriculture and home economics. These are to be located at the Virginia Agricultural and Mechanical College and Polytechnic Institute and in connection with the lines of work already in existence at the State college, or directly and administratively under the direction of extension division. Their duties shall be to work through county agents or home demonstration agents as the case may be, in their work of instruction, demonstration and organization of farmers and their families, and in any county where there is no agent of the extension division they shall work directly with the farmers under such plans as may be approved by the director. They shall assist in the technical instruction of county agents and help them to carry information to the farmers and their families. They shall also assist in movable schools when required, and perform such other duties as may be required of them.

ORGANIZATION.

That a clear understanding may be obtained of the plan of organization of the Virginia extension division, the following diagram is produced. This sets forth clearly the plan of organization as provided for in the memorandum

of understanding and the general organization project between the college and the United States Department of Agriculture.

	Board of Visitors.	<u> </u>
	President of the College.	•.
Experiment Station Director.	Extension Division Director.	Department of Agricul- tural Instruction. Dean.
	Extension Division.	
County Farm Demonstration Agents, including boys' agricultural club work.	Subject Matter Department. Agricultural Engineering. Agronomy and Farm Management. Animal Husbandry. Entomology. Dairying, Home Dairying and Cheese Making. Forestry. Home Economics. Horticulture. Plant Pathology.	County Home Demon- stration Agents, in- cluding girls' home economic club work.

ADMINISTRATION, 1918-19.

Project 1-A.

The director of the extension division is a representative of the Virginia Agricultural and Mechanical College and Polytechnic Institute and the United States Department of Agriculture. He is selected by the college and must be satisfactory to the United States Department of Agriculture. He has direct charge of the work and reports directly to and is responsible to the president of the Virginia Polytechnic Institute for the proper conduct of his work.

Associated with the director are an assistant director and an assistant director in charge of home demonstration work.

For a part of the last fiscal year there was an assistant to the director. There was also an assistant State agent in home demonstration work, and assistant State agent in girls' club work and an assistant State agent in boys' club work.

The assistant director, as the name would indicate, assists the director in the general administration of extension work. His special duties are to give general supervision to the work of the district and county agents in farm demonstration. The district agents have charge of the general administration work of county agents in groups of counties as may be agreed upon. Under the assistant director come the State agent in boys' club work and his assistant.

The assistant director in charge of home demonstration work has charge of all extension work in home economics, including the girls' canning and poultry clubs. She has supervision over District agents, specialists and county home demonstration agents engaged in this work.

Under the director there are field specialists in agronomy, animal husbandry, dairy husbandry, poultry husbandry, farm engineering, plant pathology, entomology, etc. These specialists work with and through the county agents and help to carry the farmer the latest information in their respective lines. A county agent can not be a specialist along all lines and for this reason, at certain times, he needs special help.

During the period of the war the work of the extension division was greatly enlarged in order to meet conditions. A special emergency appropriation was made by Congress, which allowed the division to do more work than ever before. The money received from this appropriation was used in employing emergency county farm and home demonstration agents, club agents and specialists, who worked along the same lines as the regular agents of the extension division. The following table shows the changes in the extension organization between July 1, 1918, May 15, 1919, and June 30, 1919.

July 1, 1918 May 15, 1919 July 1, 1919

Director	1	1	1
Assistant director	1	1	1
Assistant director home demonstration work	1	1	1
State agent boys' club work	1	1	1
Assistant State agent in home demonstration			
work	1	1	1
Assistant State agent in boys' club work	Ō	1	1
Assistant State agent in girls' club work	Ó	1	1
Assistant to director	Ô	1	0
Specialists	11	18	13
County farm demonstration agents	69	67	62
County home demonstration agents	48	37	34
City home demonstration agents	9	5	0
Negro farm demonstration agents	21	24	23
Negro home demonstration agents	50	54	50
District agents, men, white	5	6	4
District agents, women, white	5	5	$\bar{4}$
District agents, men, negro	$\check{2}$	3	2
District agents, women, negro	$\bar{2}$	3	1
Clerical force	24	30	24
Clerical force		•	

The number of employees of the extension division is given on the three dates, July 1, 1918, May 15, 1919, and July 1, 1919, in order to show the changes in the organization and the number of workers who had to be dropped on July 1, 1919, on account of the withdrawal of the special emergency appropriation. A number of changes were made throughout the year on account of employees resigning to enter other lines of work. The changes in the personnel of the employes will be given under each project in this report.

CHANGES IN RELATIONS.

All relationships with other departments in the Virginia Polytechnic Institute and with the various State departments and other agencies and organizations have remained unchanged throughout the year.

College.—The relation of the extension division with the experiment station and college are such that the members of the staffs of these departments make frequent trips for the extension division to assist county agents in their work, attend various farmers' meetings, advise regarding practical farm problems and help solve difficulties which may arise on farms in various sections of the State. The extension pays the travel of these men and in 1918 and 1919 \$2,590.00 was budgeted for this purpose. All specialists of the extension division except the poultry husbandman have offices in connection with the departments of the college most nearly related to the project carried on. All subject matter advanced by the specialists is expected to be in accord with that taught by the subject matter department of the college and based on careful research of the experiment station.

The extension division has co-operated with the engineering department in the purchase of a blue print machine. These departments assisted with technical advice in conducting the farm tractor school in February, 1919.

State Department of Agriculture.—There is no written basis for co-oprative relations between the State Department of Agriculture and extension division. However, the extension division has co-operated with the division of markets of this department along the following lines: Investigation of conditions surrounding the marketing of wheat, promoting direct marketing among farmers, developing farmers' co-operative organizations, furnishing lists of community fairs, consignment sales and furnishing names of livestock breeders.

State Department of Education.—There is a verbal co-operative agreement with the State Department of Education in carrying out several lines of work, particularly negro home makers' club work, under the guidance negro women supervisors. These supervisors are employed for nine months in school work and for the other three months are on the pay roll of the extension division doing special demonstration work with women and girls.

The department has made provision whereby rural high schools, other than Smith-Hughes schools, located in counties with demonstration agents may introduce a course of study in agriculture dividing the year's work into three parts. The fall, or first term, is devoted to a general course in agriculture. For the second term the principal of the school, in consultation with the teacher and county agent, selects for the class four sets of lessons in boys' and girls' club work. Each pupil selects one club demonstration to carry out during the third term or summer months. A minimum of twenty lessons has been prepared by the extension division on each club demonstration. The pupils doing this work are members of the boys' and girls' agricultural and home economics club. One unit of credit is allowed for satisfactory work in a school room. An additional unit of credit is given for satisfactory work on the club demonstration during the summer.

During 1918 John R. Hutcheson, assistant director, assisted in outlining

a course of study for the ten agricultural high schools of the State and recommended methods of conducting them and the policies to be pursued.

Educational Institutions.—The Farmville, Fredericksburg, Harrisonburg and Radford normal schools, the University of Virginia, Hampden-Sidney College, Richmond College, William and Mary College, Hollins College, Sweet Briar College, Blackstone Female College, Averett College and Randolph-Macon School for Boys have all co-operated by opening their dormitories and laboratories to the county agents for holding their short courses.

Hampton Institute, Petersburg Industrial and Normal School, Christiansburg and St. Paul Academy have co-operated in the negro work.

Farmers' Unions.—Many agents have found the unions a helpful means for advancing, strengthening and guiding their work. Delegates to the annual meeting of the Farmers' Union have for three years passed resolutions endorsing the work of the extension division and have asked the legislature to appropriate funds for the continued support of this work. Members of the extension division serve on committees at the State meeting of the union and assist in outlining plans and policies.

Virginia Bankers' Association.—That this organization is in thorough accord with the work being done by the extension division is shown by its appropriating \$500.00 annually towards the support of the boys' and girls' State short course. During 1918 one hundred and sixty-six banks contributed prizes and donations to club work to the amount of \$4,599.00. Representatives of the extension division are always invited to appear on the programs of the State and district bankers' meetings.

Fairs.—Each year an educational exhibit is made at the Virginia State Fair, Richmond, Virginia, by the extension division. Wide attention is directed to these exhibits and the various lessons taught are illustrated by charts, specimens of grain, fruit, livestock, canned goods, etc. The expenses of preparing and erecting this exhibit is borne jointly by the fair association and the extension division.

In practically every county where an agent is employed a fair has been made possible through the agent's interest therein. These fairs are becoming more and more agricultural with side shows and other objectionable features removed. In 1918 the extension division worked up a model prize list for each department of county fairs, which was very widely adopted. At most of the county fairs during 1918 exhibits were put on to show the necessity of conserving food and using food substitutes.

State Farmers' Association.—Assistance is given directly to all the State associations of farmers in working up and conducting the programs for the annual meeting of these associations and also encouraging farmers to join them. The associations helped during the past year were the State Corn Growers' Association, State Dairymen's Association, the State Horticultural Society and the State Farmers' Institute. The State Farmers' Institute held its annual meeting at the Virginia Polytechnic Institute and was more largely attended than any other session in its history.

THE SOURCES OF EXTENSION REVENUE.

The extension division is financed by appropriations made (1) directly to the United States Department of Agriculture and Farmers' Co-operative



Demonstration Work; (2) appropriations for co-operative extension work in accordance with the terms of the Federal Smith-Lever Act; (3) direct appropriations from the General Assembly of Virginia; (4) by appropriations and contributions by counties and cities; (5) appropriations by farmers' associations, boards of trade and chambers of commerce.

From April, 1917, through 1918 and the first half of 1919 the extension division was also supported by a direct appropriation to the Department of Agriculture "to provide further for the national security and defense by stimulating agriculture and facilitating the distribution of agricultural products and for other purposes." This was known as the Emergency Act, and the extension division of Virginia received \$162,000.00 from this source during the past fiscal year. This appropriation enabled the extension division to greatly enlarge its work. Quite a number of additional county farm demonstration agents were appointed, and a vast amount of publicity work in regard to food production and conservation was carried on throughout the year.

However, this appropriation was withdrawn July 1, 1919, and unless the General Assembly, at its next session, will see fit to make an appropriation from the State funds to take its place the extension work will necessarily be curtailed and the work dropped along several lines.

An act of the General Assembly passed at the same time that the United Board of Agriculture was created, limited the appropriations that might be spent by boards of supervisors in demonstration work. However, a later General Assembly removed this limit, and the law now authorizes and empowers the boards of supervisors to appropriate any sums of money for the furtherance of this work that, in their wisdom, they may see fit to appropriate. Below is an itemized statement of the funds appropriated for extension work in agriculture and home economics in Virginia from July 1, 1918, to June 30, 1919.

FINANCES.

Farmers' Co-operative Demonstration Work, U. S. D. A.	\$ 35,000.00
Emergency, U. S. D. A.	162,000.00
Bureau of Animal Industry, U. S. D. A.	6,500.00
Bureau of Plant Industry, U. S. D. A.	
Federal Smith-Lever Extension Act	
General Assembly of Virginia	
Second General Assembly of Virginia (special appropriation)	
County boards of supervisors and education	65,505.00
Chambers of commerce and other sources	9,145.45
(Poto)	9 /22 50/ 10

All funds from the United States Department of Agriculture are appropriated and paid directly from that department. Federal Smith-Lever funds and funds appropriated by the General Assembly are kept by the treasurer, Mr. C. I. Wade, in the Bank of Christiansburg, Virginia, and are deposited as special accounts with special check books, and register where they draw interest at 3 per cent. All bills received in the central office of the extension division are classified and approved by the director, then forwarded by the

1

accountant to the treasurer for payment. No travel is paid without authorization of the director and no travel accounts are paid until a field report of the work accomplished is on file.

CHANGES TO MEET POST-WAR CONDITIONS.

During the period of the war the main effort of the extension workers of Virginia was to increase production and to conserve food and feed crops. Since the signing of the armistice the chief effort has been to help farm men and women to become adjusted to the rapidly changing conditions. During the war farmers were advised in some cases to interfere with established rotations and to grow crops which in ordinary times were not the most profitable. This was done in order to meet the needs for certain classes of foods.

At the present time perhaps the greatest problem confronting the farmers in this State is the shortage of labor. In order to meet this the extension workers are advising farmers to grow normal acreages of staple crops on their best land, and to use improved machinery wherever possible. Many demonstrations have been given throughout the State showing the use of improved machinery and labor saving devices for the farm and home.

Another line of work which is receiving a great deal of attention from the extension workers since the close of the war is the organization of farmers for the standardization and marketing of their products. Local farmers' unions, farmers' clubs, breeders' associations, farmers' warehouses, wool pools and co-operative sales are being organized in every section of the State. The farmers are not being organized to fight any other class of people, but for their own protection.

In order to increase the efficiency of the extension workers a great deal of work was done by the State and district agents, and extension specialists last fall in preparing a project book which outlines the various projects to be undertaken by county agents and specialists. This project book contains in a concise form all the information necessary for the trained worker to have in getting started in his work. It has been pronounced by officials of the States Relations Service in Washington to be the best work of its kind compiled by extension officials in any State in the South. With the help of this project book, all the district agents and county farm and home demonstration agents in Virginia last fall, outlined a definite plan of work to be followed throughout the year. In many cases it has been very hard to follow these plans, but having a definite plan has done much to increase the efficiency of the work done by extension agents. The extension specialists have also made out definite plans for their work and submitted these to the director of extension and the field agent of the States Relations Service in Washington. Every project undertaken by the specialists is undertaken with and through the county agent.

PUBLICATIONS.

The extension division of Virginia maintains a distinct publicity department. The purpose of this department is to furnish the people of the State

with information about what the extension division is doing and what it is prepared to do. This campaign is carried on through the daily and weekly newspapers throughout the State, and through certain magazines that are published in Virginia, and through our own publications of the Extension Division News, The Agricultural Club Letter and extracts from county agents reports.

The scope of this plan has been so widened within the last year that practically all the daily and weekly newspapers of Virginia co-operate by giving space to matters sent out from the central office. An attempt is made to furnish the papers in every section with the kind of copy that is particularly suited to the needs of the locality in which they are published. During the year covered by this report an average of six articles per month were furnished to the daily newspapers and an average of three articles per month to the county newspapers.

Number and character of extension publications.—Between July 1, 1918, and June 30, 1919, the following circulars and bulletins, etc., were gotten out by the extension division:

		CIRCULARS.			F i rst	Edition
E.	61	Score Card, Stock Judging	Aug.	2.	1918,	1,000
E.	62	Card for Entries at State Fair	"		1918.	1,500
E.	63	Score Card, Beef Cattle or Steer	44		1918,	1,000
E.	64	Placard for Boys' and Girls' Baby		,	2020,	1,000
		Beef Contest	44	19.	1918.	500
\mathbf{E} .	66	Methods of Treating Wheat Smut	44		1918,	10,000
E.	67	Card—How to Cull the Slacker Hen	"		1918.	10,000
E.	69	Boys' and Girls' Pure Bred Pig Con-		,	,	20,000
		test (poster)	Sept.	20.	1918,	500
E.	70	Farm Management Cards for Use at	20,00	,	,	000
		State Fair	**	24.	1918.	1,000
E.	71	Publications—Stock Card	Nov.		1918,	1,000
E.	72	Boys' and Girls' Club Enrollment		,		2,000
		Card	Dec.	6.	1918,	30,000
E.	73	Boys' and Girls' Mem. Record Sheet	"		1918,	5,000
Ē.	75	High Grade Table Eggs	Nov.		1918.	5,000
E.	76	Essentials of Poultry House Con-	2.0.4	,	2020,	
	• •	struction	Dec.	10.	1918,	5,000
E.	77	Essentials for Feeding for Eggs	"		1918.	5,000
E.	78	Selection and Methods of Cooking		,	,	5,555
	• -	Poultry	44	10.	1918,	5,000
E.	80	Cooking Club Project, 1st Year Re-		,	1010,	0,000
		quirements	44	21.	1918,	3,000
E.	81	Canning Club Project, 1st Year Re-		,	,	-,
		quirements	Nov.	21.	1918,	2,500
E.	82	Canning Club Project, 2d Year Re-		,	,	-,
		quirements	44	21.	1918,	2,000
E.	83	Canning Club Project, 3d Year Re-		•	•	•
		guirements	44	21.	1918.	1,500
E.	84	Canning Club Project, 4th Year Re-		,	,	_,
		quirements	••	21,	1918.	500
E.	85	Sewing Club Project, 1st Year Re-		,		
		quirements	"	21.	1918,	5,000
E.	86	Butter Club Project	**		1918,	500
Ē.	87	Sheep Club Project Outline	Dec.		1918,	1,000
Ē.	88	Corn Club Project Outline	**		1918,	8,000

	CIRCULARS—Continu	ied.	First 1	dition
E. 89	Pig Club Project—Sow and Litter	Dec.	21, 1918,	2,000
E. 90	Pig Club Project—Fattening	••	21, 1918,	2,000
E. 91	Pig Club Project—Breeding	46	21, 1918,	3,000
E. 92	Soy Bean Club Project Outline	46	21, 1918,	1,000
E. 93		"	21, 1918,	1,000
E. 94		"	21, 1918,	1,000
E. 95		"	21, 1918,	5,000
E. 96			21, 1918,	1,000
E. 97		Jan.	18, 1918, 28, 1919,	600 4.500
E. 98		Feb.		
E. 100		rev.	13, 1919,	25,0 00
E. 101	What a Boy or Girl Must Do In Car- rying Out Baby Beef Club Project	44	10, 1919,	1.000
10 100		44	17, 1919,	500
E. 102 E. 103			11, 1010,	•
E. 100	Carrying Out Home Garden Pro-			
	ject	66	21, 1919,	1,000
E. 104				•
13. 10.	rying Out the Market Garden Club			
	Project	44	11, 1919,	1,000
E. 105				
	rying Out Irish Potato Club Pro-			
	ject	44	11, 1919,	1,000
E. 106	Farm Management Record Book	**	17, 1919,	3,000
E. 107	Safe Farming and Program of Ex-	_		
	tension Work, 1919	Dec.	17, 1919,	10,000
E. 108			27, 1919,	1,000
E. 109		маг.	18, 1919,	2,000 3,500
E. 110		44	18, 1919,	5,000
E. 114		Apr.	24, 1919, 8, 1919,	2,500
E. 115	Daily Club Record Book	Apr.	29, 1919,	2,000
E. 116		44	29, 1919,	2,000
E. 117		44	29, 1919,	2000
E. 118		44	2, 1919,	2(0)
E. 119		44	2, 1919,	2,000
E. 120 E. 121		44	2, 1919.	2,000
E. 122		May		5,000
D. In	. Field crop record assumption	•		
	BULLETINS.			
	,	Pages	Date Iss	ucd
27 00	heat—E. R. Hodgson	4	July.	1918.
30 W	core Card for Use of Home Demonstra-	-	0 4.51	
91 9	tion Agents—Ella G. Agnew	15	46	1918
32 D	irectory of Virginia Breeders of Pure Bred			
02 D	Livestock—M. O. Cooper and R. E. Hunt	64	August,	1918.
33 H	ow to Save Sugar—Grace Townley	7	September,	1915
34 G	rape Culture—Roy E. Marshall	23	January,	1919.
35 C	ontrol of Rodents in the Orchard—C, Wool-			
50 0.	sey	4	October	1915
36 St	trawberry Culture—C. Woolsey	16	January.	1919.
37 F	arm Poultry House—N. E. B. Talcott and			1016
	C. E. Seltz	14	October,	1915
38 P	runing Fruit Trees—Roy E. Marshall		In press.	
39 R	rush Fruit Culture—C, Woolsey			
40 S	tatus of Commercial Apple Growing in Vir-		Mahamana	1010
	ginia—Roy E Marshall	15	February	1919
41 E	stablishing the Orchard—R. E. Marsnan	10	Tonno	1919
	and F. A. Motz	19	January,	A-11.

BULLETINS—Continued.

		Pages	Date Issu	ed
42	Program for Home Demonstration Clubs, First Year—Grace Townley	16	January,	1919.
43	Program for Home Demonstration Clubs, Second Year—Grace Townley	16	66	1919.
	Program for Home Demonstration Clubs, Third Year—Grace Townley	15	"	1919.
	Twenty Lessons on Pork Production for Use of Members of the Pig Club Project—M. O. Cooper and D. McKinsey Twenty Lessons on Vegetable Production	40	"	1919.
70	for Members of Garden Club Project—	71	"	1919.
47	The Home Vegetable Garden—Roy E. Mar-	8	February,	1919. 1919.
48	The Home Orchard—R. E. Marshall	4 8	46	1919.
49	Witchong Edith A Roberts	8		TOTO.
50	Hand Book of Information on Boys and Girls' Clubs for Use of County Agents— C. G. Burr, B. O. Bradshaw and Hallie L. Hughes ————————————————————————————————————	84	March	1919.
91	Use of Members of Poultry Club Project	68	February,	1919.
52	The Development of Agriculture in Virginia	15	March	1919.
53	Twenty Lessons on Corn Production, First Year, for Use of Members of Corn Club Project—E. R. Hudgson	45	"	1919.
54	Ten Lessons on Peanut Production—E. R.	21	April,	1919.
55	Ten Lessons on Soy Beans and Cowpeas E. R. Hodgson	26	May,	1919.

EXTENSION DIVISION NEWS.

The Extension Division News issued each month from November, 1918, to July, 1919. The mailing list of this publication carries the names and addresses of about 7,000 representative men and women in Virginia.

AGRICULTURAL NEWS LETTER.

The Agricultural News Letter issued each month from July, 1918, to July, 1919. Twelve thousand copies of each issue were sent out to those interested in club work.

EXTRACTS FROM COUNTY AGENTS' REPORTS.

Issued each month from July, 1918, to July, 1919. These are contributed by county agents and specialists and from extracts selections are made from time to time and sent out to the daily and weekly newspapers.

Plans for securing, revising and editing material.—All bulletins, circulars, etc., gotten out by the extension division are written in popular style. Everyone who writes for the extension division publications is urged to keep

in mind the needs and demands of the people whom they are trying to reach. After an article has been written by an extension worker it is first referred to his or her particular department for subject matter approval. It is then referred to the agricultural editor for editing and revision. It is lastly referred to the director for final approval. This is done in order to insure that every publication is as nearly correct as possible, and meets some real need.

Methods used in distribution.—Bulletins, printed circulars and leaflets are distributed in various ways. An occasional bulletin, where the subject is of general interest, is sent to the entire mailing list. The same is true of printed circulars. As a general rule, however, all bulletins, printed circulars and leaflets are distributed according to the subject matter contained therein. That is, a bulletin or circular on horticulture is sent to the horticultural mailing list, one on livestock to the livestock mailing list, etc. At present, no plate material is used by the extension division as it has been found much more advantageous to furnish the newspapers of the State with original matter, prepared here in this office, and distributed according to the zone system. Mimeographed circulars are prepared for agents and distributed by them.

How mailing list is organized and revised.—The card index system in use in the Washington office of the United States Department of Agriculture is in use in the extension division office. No duplicates appear on the general mailing list carrying at the present some 7,000 names. Individual mailing lists for livestock, horticulture, poultry and other departments are prepared from lists furnished by specialists in their departments. All mailing lists are revised daily, that is, whenever a letter is returned marked undelivered an effort is made to find out why, and if investigation furnishes no results the card and stencil carrying that name are at once destroyed, both on the general and individual mailing list.

PROJECTS.

The various lines of work carried on by the extension division are conducted under definite project agreements. These projects outline just what problems are to be attacked, who is to carry on the work, and what method of procedure is to be followed. In order to give a definite idea of the work accomplished during the year of 1918-1919 by the extension division a list of the projects is given below, with a short account of what has been accomplished under each. They are as follows:

1-Administration.

2—Printing and supplies.

3—County farm demonstration agents.

4—County home demonstration agents.

5—Cheese making.

6-Animal husbandry.

7—Horticulture.

8—Dairying. 9—Poultry clubs.

10-Agricultural engineering.

11-Negro women,

12-Negro men.

13-Movable schools.

14—Boys' club work.

15—Community programs.

16-Agronomy.

17-Pathology

18-Forestry.

19-Poultry husbandry.

20-Controlling rodents.

21—Entomology.

ADMINISTRATION.

The object of the administration project is the co-ordination and administration of the demonstration work in agriculture and home economics provided for under the general memorandum of understanding dated June 30, 1914, between the Agricultural and Mechanical College and Polytechnic Institute and the United States Department of Agriculture and co-operating with such other State and local institutions as may arrange for work under this project.

The director of extension is the leader of this project and has associated with him such assistants, clerks, stenographers, etc., as are necessary to carry on the work. During 1918-1919 the following people were engaged in the administration project:

Jesse M. Jones	Director.
H. E. Allanson	Assistant to Director.
Chas. I. Wade	
Pemberton Thacker	
Olive Funkhouser	
Kathleen Denny	
A. C. Hawley	
Anna B. Burton	
Lucy Butler	
Minuie Davidson	Stenographer
Mary D. Rowan	
Liz Otey Hoge	
Ora Palmer	
Agnes Pettigrew	
Margaret Stevens	
Pearl Swecker	
Margaret Walker	
Mrs. Anna Faulkner	
Mary Reynolds	
J. S. Schaeffer	Mail Clerk.
Carrie Schaeffer	Clerk.
J. A. Barbour	Janitor.

There were a few other stenographers and clerks employed at odd times throughout the year. The large amount of stenographic help outlined above was necessary on account of having a central office system, all stenographic work for the division being done in this office. All letters, bulletins, circulars, etc., written by the specialists, and all circular letters, gotten out by county agents were handled from the main office. All methods employed in administering the work are given earlier in this report under the general head of administration.

For ease and convenience in budgeting the funds many other expenses than those incidental to directing and co-ordinating the various lines of extension work are included in this project, such as salary and travel of director, salary of the assistant to director, editor, treasurer, assistant treasurer, accountant, purchasing agent, stenographers for several of the projects, special clerks and janitors; travel of college men and others while on extension work. To this project are also charged such expenses as the purchase

of books, subscriptions to magazines, repairs and remodeling of building, heat, light and drayage, telephone and telegraph charges, etc. Surplus funds later to be distributed to other and new projects during the year of 1918-1919. The amount budgeted for this year under this head was \$42,272.00.

Mr. Jesse M. Jones, who was director of extension work in Virginia for the past three years, resigned in the spring of 1919, his resignation taking effect July 1, 1919. John R. Hutcheson, who had been assistant director for the past two years, was appointed as director in Mr. Jones' place.

PRINTING.

Project 2.

The organization of this project, the problems attacked and the results obtained, have already been given in this report under the head of publications. The amount of money budgeted for printing during the past year was \$5,095.14. On account of the great amount of publicity occasioned by the war it was necessary for additional funds to be shifted to this project.

COUNTY FARM DEMONSTRATION WORK.

Project 3.

The county farm demonstration agent is the key man in carrying out all lines of work undertaken by the extension division. He is on the ground does the follow-up work, brings the farmers the latest and best information from the experiment stations and practical farmers of the State; sees that the work started by the specialists with farmers is successfully carried out: helps the farmers to locate their problems and organize to overcome them. As a proof of having succeeded, the United States Government greatly increased the appropriations for the support of this work at the outbreak of the war.

With the increased demand for county agent work and with the increased appropriation from the emergency fund work in this State was greatly exlarged at the beginning of the war. On July 1, 1916, the force consisted of one State agent, three district agents and forty-five county agents. On July 1, 1918, there was one State agent, five district agents and sixty-nine county agents. In two years' time there was an increase in the total number of workers under this project from fifty-three to seventy-five, or nearly fifty per cent.

During the war considerable difficulty was experienced in getting properly trained men for county agent positions, and in keeping the agents from resigning. During this time about twenty men resigned from the county agent force and enlisted in the army or navy. Some of these men returns to the work on being discharged, but the majority of them have gone into other business on account of the comparatively small salaries that the county agent positions pay.

It is worthy of note here that the counties in Mississippi pay above



\$1,800.00 per county locally, while the counties in Virginia pay only about \$800.00 per county locally for the support of farm demonstration work. If good agents are to be kept more money must be secured from the county and State sources. The following list shows the personnel and location of the county agents during the past year:

DISTRICT AGENTS.

J. G. Bruce	Culpeper. Va.
W. S. Campfield	
J. H. Quisenberry	
F. S. Farrar	
W. C. Shackelford	

COUNTY AGENTS.

	- 26 W. 11	Torra Donata
Albemarle	L. M. Walker	ivy Depot.
Alleghany	P. R. Kittle	Covington.
Amherst	L. L. Davis	Amnerst.
Appomattox	W. H. Byrne	Evergreen.
Augusta	P. C. Manley	Staunton.
Bath	J. Nick Jones	Hot Springs.
Bedford	O. A. Thomas	Bedford.
Bland	_H. S. Peyton	Bland.
Botetourt	J. H. Tibbs	Fincastle.
Brunswick	J. B. Lewis	Lawrenceville.
Buckingham	Gordan A. Elcan	Sheppards.
Campbell	W. E. MacDonald	Rustburg.
Caroline	R. F. Holberton	Bowling Green.
Carroll	Omar C. Cox	Hillsville.
Charlotte	_F. V. Shelton	Charlotte.
	T. D. Burfoot	
Clark and Frederick	C. E. Koontz	Winchester.
Craig	W. O. Martin	New Castle.
Culpeper	C. A. Montgomery	Culpeper.
	E. C. Jones	
Fairfax	H. B. Derr	Fairfax.
	D. M. Cloyd	
	W. I. Smith	
	G. L. Bowman	
Gravson	R. L. Wiley	Independence.
	W. S. Goss	
	W. K. Moffett	
	J. C. Stiles	
	W. L. Kirby	
Henry	J. E. Delp	Martinsville.
James City	E. M. Slauson	Williamshurg
King George	L. M. Walker, Jr	King George.
	E. S. Suttle	
Loudoun	E. M. Hunter	Purcellville
Lunenburg	W. P. Holt	Kenhridge
Mecklenburg	J. E. Brame	Chase City
	A. M. Starnes (Asst. Agt.)	
	P. S. Blandford	
	F. L. Portlock	
	G. A. Forsythe	
Orange	E. V. Breeden	Cordoneville
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		Gol gons ille.

Page	C. W. Wampler	Harrisonburg.
Patrick	W. L. Browning	Stuart.
Pittsylvania	W. M. Perry	Danville.
	Frank Michaux	
Prince Edward	Francis Simmons	Farmville.
Princess Anne	H. W. Ozlin	Lynnhaven.
Prince William	R. G. Koiner	Manassas.
Pulaski	J. H. Meek	I'ulaski.
Richmond, Lancaster,		
Westmoreland and		
Northumberland	J. F. Monroe	Warsaw.
Roanoke	J. M. Gish	Roanoke, R. F. D. 2.
Rockingham	W. S. Campfield	Harrisonburg.
Scott	M. G. Lewis	Gate City.
	B. A. Warriner	
Southampton	R. A. Babb	Courtland.
Smythe	I.ee M. Cole, Jr	Marion.
Spottsylvania	W. R. Linthicum	Spottsylvania.
Stafford	S. L. Cole	Stafford.
Sussex	K. N. Ellis	Waverly.
Surry	Otho M. Cockes	Eiberon.
Tazewell	R. R. Wall	Tazewell.
Washington	R. H. Gist	Abingdon,
Wythe	J. P. Keen	Wytheville.
York	D. S. Harris	Williamsburg.

### FARM PROBLEMS ATTACKED DURING 1918-1919.

The scope of the work of county agents during the fiscal year of 1918 and 1919 continued to be greatly widened on account of the participation of the United States in the World War. County agents are largely agricultural agents and do most of their work by conducting definite demonstrations, yet they were called upon to assist in every line of war work conducted in their counties. They responded as far as possible to all of these calls and accomplished a wonderful work. They acted as a connecting link between the United States Government and the farmer in all lines of work; they helped tremendously in "putting over" Red Cross, Thrift Stamp, Liberty Loan, Victory Loan, Y. M. C. A. and other campaigns. No greater service was rendered during the war by any body of Virginians than that rendered by these county agents. In the beginning the farmers knew little as to why the nation entered the war, what kind of an enemy we were fighting and what had to be done in order to win. Much pro-german propaganda was being carried on throughout the country districts. The county agents combatted this by early informing themselves on true war conditions and at every meeting and in every conversation did their utmost to pass facts on to the farmers.

Campaigns.—In addition to the war work done during the past year the county agents put on several intensive campaigns for increased food production and conservation.

Wheat.—During the fall of 1918 a second great campaign was put on for an increased wheat production. The agents gave instructions as to the preparation of the soil, time of seeding, kinds of fertilizers and sources of clean seed. Together with a campaign for increased production a campaign was conducted to prevent waste in harvesting and threshing of small grains.

Much land was planted to wheat which had never been in this crop before. In some sections of the State pastures were plowed up that had not been turned under in fifty years and rotations were changed in order to produce wheat for our armies and our allies.

Seed Corn.—One of the most helpful campaigns put on through the county agents was a campaign in the spring of 1918 for a testing of seed corn. In most sections of Virginia, farmers do not have much trouble with bad seed corn but in the fall of 1917 an early frost and severe winter following caused a serious seed corn situation. The result of hundreds of tests by the county agents in the western and northern parts of the State showed that a large part of the seed corn tested around fifty per cent germination and in some sections as low as five per cent. In no counties in the State was there good seed corn throughout the entire county.

The county agents kept the daily and weekly papers filled with information in regard to this situation, distributing thousands of bulletins on seed corn testing. They visited schools, used banks, commercial organizations and every other means to get farmers to test their seed corn. As a direct result 4,242 farmers tested a part of their seed corn and 2,678 tested all of it. In some sections where it was impracticable to secure good seed corn from corn in the neighborhood the county agents located good seed and brought it in from other counties. Records show 20,000 bushels were located; this planted at least a hundred thousand acres and the amount of money saved to Virginia by this one thing would pay the entire cost of farm demonstration work for a number of years. Some members of the board of supervisors stated the work done by the county agent in this line was worth more than his entire salary for ten years.

Livestock.—Several campaigns were put on to bring about increased production of livestock and livestock products. Special emphasis was laid on the increased production of pork as this was one of the foodstuffs which was essential for the success of the army. Due to the agents' influence, 417 pure bred boars and 814 pure bred sows were brought into the counties where they were working. In addition to this several thousand head of pure bred and grade sows were saved from slaughter and bred. Several campaigns were put on in sheep raising sections for saving ewe lambs from slaughter. This helped to increase the world's mutton production. In the dairy sections every effort was used to prevent farmers from selling their herds and where herds were sold special effort was made to keep the animals in the State.

### OTHER PROBLEMS.

Besides special campaigns put on for increased food production the agents continued to give demonstrations and instructions in soil building, handling of fertilizers and lime, production of forage crops, use of farm machinery, prevention of livestock diseases, etc.

#### METHODS EMPLOYED.

In the early stage of demonstration work county agents were instructed to work largely with individuals, the idea being that if one farmer in a community would grow a crop successfully the other farmers would see and follow his example. However, the work has grown and expanded so rapidly in the recent years and the county agent has been called upon to do so many things that he is finding it necessary to have some organization in the county to back his work and help him through to a successful completion of the many activities which he undertakes.

The number of local organizations and associations rapidly increased during the last few years and at the present time every agent has some organization through which he works. An effort is being made to pick out from these organizations a number of strong men who with the members of the board of supervisors will make an advisory board.

Advisory Board.—The members of the advisory board are elected by their fellow citizens from the several farmers' organizations or appointed by the board of supervisors. They assist the county agent in making an analysis of the agricultural needs of the county and aid in providing ways and means by which he may be able to apply direct remedies for existing ills. In several instances careful surveys of conditions of the counties have been made and these have been submitted to the advisory board, who, with the county agent and the district agent, have made out plans of work for the year. In this way definite activities have been decided upon which enable the county agent to get more concrete results than when the activities were spread over a great many lines.

At this time about thirty white and twenty negro agents have advisory boards. This phase of the work is becoming more important each year and is receiving much attention. Whether an advisory board is formed or not, every agent prepares  $\epsilon$  plan of work together with his district agent for his guidance throughout the year. This plan of work is based on the needs of the county as seen by the county and district agents and the best farmers of the county.

Meetings.—The white and colored agents in 1918 addressed 4,269 meetings with an estimated attendance of 291,168 people, wrote 55,731 official letters, and sent out 47,570 copies of circular letters. This gives an idea of the number of people influenced by these agents.

#### RESULTS OBTAINED.

The county agents conduct definite demonstrations which they supervise closely and make a report on. Farmers who carry out this kind of work are known as demonstrators. The agents always advise with certain farmers as to how crops and livestock shall be handled but do not attempt to get their farmers to make accurate reports; such farmers are called co-operators. Work is done by demonstrators and co-operators with practically every crop and form of livestock produced in Virginia, but on account of limited space only statistical results with the main crops and livestock will be given in this report.

### DEMONSTRATIONS IN GENERAL FARM WORK.

Crop	No. of Demonstrators and Co-operators	Ac <b>r</b> es Planted	Average Yiel <b>d</b>
Corn		74,615	45.04 bus.
Wheat	4,370	39,2 <del>4</del> 5	17.02 bus.
Alfalfa	1,332	8,999	3.02 tons
Mixed grass and clover.	2,028	15,604	1.06 tons
Soy beans and cow pea	s 2,736	14,043	

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The above figures show that in the five main food and feed crops grown in the State the county agents worked with 18,426 demonstrators and cooperators and that these farmers cultivated 152,506 acres in the crops named. The yields of 45.04 bushels of corn, 17.02 bushels of wheat, 3.02 tons of alfalfa and 1.06 tons of mixed grass and clover per acre-are much above the average and show the results of farmers following the methods advocated by county agents.

### DEMONSTRATIONS IN LIVESTOCK.

Kind	Pure Bred Sires Brought In	Pure Bred Dams Brought In	Breeders' Associa- tions Organized
Horses and Mules	32	52	1
Dairy Cattle	56	301	13
Beef Cattle		379	17
Hogs	417	814	<b>2</b>
Sheep	144	227	1 '

It can be seen that a wonderful work has been done in improving the livestock in the State in the last year. Special attention is called to the number of breeders' associations formed. These breeders' associations and bull clubs improve the livestock more rapidly than any other agency which we have used.

Wherever community breeders' associations or bull clubs can be formed calf clubs, co-operative sales, cow testing associations, etc., follow. The pure bred sales work in Virginia is increasing so rapidly that we do not have force enough to give it proper supervision. The Tazewell County Pure Bred Shorthorn Association is an example of what can be accomplished by breeders' associations. This association was organized in the fall of 1916 with 225 members and a capital stock of \$8,000.00. In the spring of 1917 thirty-eight pure bred Shorthorn bulls were purchased and placed in districts throughout the county. The following summer these bulls served 1,400 cows. Calves dropped from this mating in the spring of 1918 and sold for \$10.00 more per head than those from common bulls.

This made the first year's calf crop worth an additional \$14,000.00 to the county. Experienced cattle men say this will be trebled by the time the cattle are matured, which will make the ultimate increased value from the use of the bulls \$42,000.00. In the summer and fall of 1918 practically the same number of cows were served, so that in three years after the first lot of bulls were brought into the county, the \$8,000.00 purchase price will be returning \$40,000.00 annually to the farmers.

### MISCELLANEOUS DEMONSTRATIONS.

Kind	Number
Orchards	1.837
Poultry	
Livestock	72,926
Fertilizers	17.337
Manure	
Lime	
	261



Under the head of miscellaneous demonstrations are given the items mentioned above, but no mention is made of the large amount of work done by the agents in advising as to erecting farm buildings, furnishing building plans, getting houses painted and white-washed, water and lighting systems installed, and homes screened. This work is being carried on regularly by the agents throughout the State, but it is hard to get definite figures on just how much is accomplished.

#### HOME DEMONSTRATION WORK.

### Project 4.

The work of the home demonstration department is to take to the farm women and girls the latest and best information in regard to home problems. During 1918-1919 work with city women and girls was made possible by the emergency food appropriation. This appropriation was withdrawn on July 1, 1919, and the work dropped at this time.

Miss Ella G. Agnew and Mrs. M. M. Davis had administrative charge of this project during the entire year. Miss Grace Townley was employed as specialist in home economics and Miss Hallie Hughes was assistant State agent in charge girls' club work. They all had headquarters at the extension division office, Blacksburg, Virginia.

The district and county home demonstration agents are given below:

### District Agents.

Miss	Eiizabeth Cook	Lynchburg, Virginia.
Miss	Martha Dinwiddie	University, Virginia.
Miss	Mary Helen Ferris	Richmond, Virginia.
Miss	Bessie Hodsden	Chuckatuck, Virginia.

### HOME DEMONSTRATION AGENTS.

Albemarle	Miss Marion Farish	Charlottesville.
Albemarle Asst. Co. Agt	Miss Bessie Dunn	Free Union.
Alleghany	Mrs. Margaret King	I.ow Moor.
Amherst	Mrs. Baggle Noel	Amherst.
Appomattox	Miss Gretchen Bell	Appomattox,
	Miss Elsie Moffett	
Bedford	Miss Elizabeth Rosson	Bed <b>ford.</b>
Brunswick	Miss O'Delle Kelly	I.awrenceville.
Clarke	Mrs. Lora Stinson	Boyce.
Charles City	Mrs. Marion C. Bell	Malvern Hill.
Chesterfield	Miss Christine Kelsey	South Richmond.
Dinwiddie	Miss Lucie Cleaton	Dinwiddie.
Fauquier	Miss Mary O. Ambler	Warrenton.
Frederick	Miss Mabel K. Haynes	Winchester.
Goochland	Miss Sally Guy Davis	Goochland.
Greenesville	Miss Dorothy Button	Emporia.
Henrico	Miss Sylvia Slocum	Richmond, R. F. D. 6.
Isle of Wight	Miss Grace Heckman	Windsor.
James City	Mrs, Julia B, McCoy	Williamsburg.
Mecklenburg	Miss Mabel Massey	Boydton.

New Kent	Miss Edith Minor	Boulevard.
Nottoway	Mrs. Jonnie F. Wallace	Blackstone.
Norfolk	Miss Belle Burke	South Norfolk.
Nansemond	Miss Annie Gilliam	Chuckatuck.
Orange	Miss Dorothy Seward	Orange.
Prince Edward	Miss ('laudia Hagy	Hampden-Sidney.
Prince William	Miss Lillian Gilbert	Manassas.
Pitterlyania	Mrs. May Ellis Campbell	Danville.
Roanoka	Miss Vashti Cave	Salem.
Sussex	Mrs. W. W. Edwards	Yale.
Dubben		

### URBAN AGENTS.

### Mrs. Ilah Williams Polhill, District Agent, Richmond.

Danville	Miss Mary Rohan.
	Miss Maude Wallace
Hopewell	Miss Margaret Shugart
Petersburg	Mrs. Lillian C. Duty.
Newport News	Miss Annie Sale.
Portsmouth	Miss Martha Porter.
Lynchburg	Miss Evangeline Ashbaugh.
Roanoke	Miss Grace Dozier.

### HOME PROBLEMS ATTACKED.

The principal home problems attacked during the past year were as follows:

- 1. Production and preservation of fruits and vegetables.
- Increased production of milk and butter and the more intelligent use of the same.
- 3. Introduction of labor saving devices.
- 4. Help in remodeling kitchen problems.
- 5. Urging the use of the family budget.
- 6. Cleaning up homes and communities.
- 7. Special work in clothing for the family.
- 8. Special work in feeding children.
- 9. Preparation of school lunches.

### METHODS USED IN HANDLING THESE PROBLEMS.

The problems outlined above were put across largely during the past year by means of campaigns. Before a campaign was launched definite plans for the same were outlined by the State and district agents and specialists in home demonstration work. These printed outlines were put into the hands of the county home demonstration agents and all assistance possible given them in carrying out the campaigns successfully. In order to get the results of the campaigns a special report sheet was sent to the agents to be filled in and returned to the central office.

### Results Obtained.

It is very hard to give definite figures to show the actual results obtained in work of this kind. It is also pretty hard to get correct figures on the number of persons addressed at meetings and the number of persons indirectly affected by the work. As close as can be estimated from figures received at this office, 341,546 women and girls were enrolled during 1918-1919 as special war workers. In addition to these, a large number of people were reached through public meetings, making the total number of people directly and indirectly reached 556,471. The number of homes reached and directly effected by the various campaigns is estimated at 50,709. In order to show the results obtained in the various lines of work the following statistics are given under various heads:

### GIRLS' WORK.

During 1916-17 the girls and boys were organized into separate clubs, each holding its own meetings. The farm and home demonstration agents visited them when they could, each meeting his or her own club. During 1918 a joint organization of all clubs was formed to save the time of the agents, teachers and pupils. Agricultural and home economics clubs were organized in the schools to meet once a month. The program committee arranges and carries out the plans for each meeting. No set programs are sent from the State office. The county home demonstration agents are present if they can get there. If not, the meeting goes on and the secretary sends a copy of the minutes to the agents so that they may know what is being done. Several counties were organized during the year. The simplest type of constitution is used. The only officers are the president, secretary and executive committee, composed of one representative from each club.

### Short Courses.

During the past year 34 county short courses for girls were held with a total attendance of 666. Every club girl who desires may attend these short courses. Two district short courses were held, one at the Farmville State Normal School and one at the Harrisonburg State Normal School.

The courses are financed in various ways. Usually for the county short courses each girl brings her allotment of food from home, together with a certain amount of cash. The district and State short courses are prize trips and the girls are sent by their own clubs or by some bank or organization or private individual interested in the work.

The short courses are of untold value in training leaders. In addition to canning, preserving, drying, etc., the girls are kept busy being trained in cooking, and serving meals, sewing, poultry work, nature study, personal hygiene, organized play and story telling. Every girl upon returning home gives a report to her club of her trip and helps the county agent in giving demonstrations.

### Canning.

That the interest in canning work has been kept up is shown by the following figures:

Membership	2,214
Number containers put up	
Pounds dried	13,292
Pounds fresh vegetables	,591,367
Total value of all products\$39	2,947.00

This is indeed a notable contribution to the food supply of the State and helped immensely during the shortage occasioned by the war.

### Poultry

The figures shown below for work in poultry include the work for both women and girls

Membership	1,953
Value of products raised	\$62,485.00

### Poultry

The figures given below, together with the figures already given, show how many other lines of work are given to the club girls in addition to the canning:

Membership	2,757
Articles made	4.881

In addition to the above, 2,757 girls were enrolled in the cooking clubs and 847 in the garden clubs.

### WOMEN'S WORK

During the period of the war the women's work grew beyond expectations. The necessity of saving certain foodstuffs aroused the women most effectively to the fact that while many of them had practical experience, more than this was needed if they were to keep up the health of the family and still save the food necessary for war needs. This interest has been kept up since the signing of the armistice and home demonstration clubs have been organized in every county having a home demonstration agent. The purpose of these clubs is two-fold:

- 1. Home improvement.
- 2. Community improvement.

With these points in mind, progressive programs have been made to cover a period of four years. Each month suggestions are made for both

rome and community improvement. The following are the topics for the first year:

January-Poultry.

February-Household sanitation.

March-Gardens.

April-Household management.

May-Milk and milk products.

June-Preservation of foods.

July-Winter gardens.

August-Preservation of foods.

September-Food.

October-Food for children.

November-Christmas gifts; magazines in the home.

December-Prevention of disease.

Below are some of the things accomplished by these clubs in the past year:

### Home Improvement

Houses screened	355
Houses lighted	2
Waterworks installed	69
Sanitary outhouses built	22
Wells bored	2
Winter gardens	847
_	
Community Improvement	
Community Improvement  Rest rooms	7
Rest rooms	14
Rest rooms  Demonstration kitchens	14

### Home Demonstration Clubs

The regular home demonstration clubs were carried on throughout the year as follows:

Membership	3,470
Containers put up2	457,741
Dried fruit and vegetables—pounds	129,811
Brined vegetables—gallons	40,165
Total value\$56	0,350.86
Number lbs. cottage cheese made	80.284

### URBAN WORK.

The work in the cities was opened as a special war measure in 1917 and was continued until July 1, 1919. The figures given below will show that it was eminently worth while.

Demonstration kitchens were opened, one in Danville, two in Richmond, four in Hopewell, one in Petersburg, and one each in Newport News, Portsmouth, Lynchburg and Roanoke. At these kitchens many women came to learn to can, dry, preserve and pickle, some of them doing most of their work in the kitchens. In addition to this preservation of fruits and vegetables for future use, demonstrations in wheat, meat, sugar and fat saving and special courses for volunteer workers were given. Bulletins were kept on hand for distribution. In fact, kitchens were clearing houses for all matters pertaining to home management. Other centers than the central kitchen were opened in schools and settlement houses, mission stations and private homes.

Back yard gardens and poultry plants were enthusiastically undertaken by many city people and fostered by the home demonstration agents. The following statistics will show something of the work accomplished with the city people by these agents:

Curb markets established	. 3
No. lbs. butter sold	1,087
No. lbs. cheese sold	225
No. lbs. poultry sold	5,000
No. lbs, vegetables sold	2,500
Amount fruit saved, car loads	3
No. regular demonstrations held	930
Attendance	17,252
No. public demonstrations held	319
Attendance	22,355
No. people working in various centers	5,695
No. regular members	6,670
No. back yard gardens	8,500
No. back yard poultry	2.850
No. junior members	2,509
No. volunteer workers	191
No. containers of fruit and vegetables.	823,581
No. lbs. dried fruits and vegetables	7,495
No. gals. brined vegetables.	
No. dozen eggs in water glass	38,438
Total value of all products\$219	960 67

### WAR EMERGENCY WORK.

The home demonstration agent continued to be called on throughout the year 1918-1919 for assistance in all forms of war emergency work. Household enrollment for the Food Administration, Food Conservation, Red Cross, Liberty Loan, Thrift Stamp campaigns were assisted in every possible way.

In addition to the campaigns reported above as a definite part of the year's program, and the special health work at various meetings of women and girls, the whole force of home demonstration agents was turned over to the State Board of Health during the terrible epidemic of influenza in October. Types of work done are as follows:

Nursing in destitute private families, helping in both city and town hospitals, organizing and managing hospitals where nurses could not be secured, opening diet kitchens, and acting as distributors of food, medicine and clothing from one end of the county to the other, and taking the place of doctors who could not be gotten, but who had given her especial instructions. This is not regular demonstration work, of course, but it was a very necessary work and accomplished a great deal of good.

The most important piece of work accomplished with the women during the past year was the organization of advisory boards. The plan of organization is as follows: The county or urban agent selects at least one representative woman from each magisterial district or ward. These appoint a chairman and secretary and adopt a simple constitution. Each member associates with her as many woman as needed to assist in carrying out various campaigns. The duties of the advisory board are as follows:

- 1. Meet at the first of the year with the home demonstration agent and plan the work with her.
  - 2. Assist in carrying out the plan in their several communities.
  - 3. Enlarge the field of work.
  - 4. Secure local financial assistance.
  - 5. Assist in securing market for the goods of girls and women.
  - 6. Help in the supervision of the girls' clubs.
  - 7. Join with the men in a general county organization.
- 8. Meet at the end of the year to review and check results obtained according to the plans made.

This is important because of future service these women will give and have given to the work. They multiply the value of the home demonstration agent.

In the girls' work the most important piece of work accomplished during the past year was the organization of agricultural and home economics clubs. Experience has taught that greater results are obtained in club work when all boys and girls in an individual school or community are combined in one club. For this reason the Boys' Agricultural Club and the Girls' Canning Club were united as the Boys' and Girls' Agricultural and Home Economics Club. The various activities conducted with boys and girls are known as club projects, and the following are in operation in Virginia:

For Boys	For Girls-
Alfalfa.	Bees.
Bees.	Butter.
Corn.	Calf.
Calf.	Canning.
Farm engineering.	Chesse (Cottage).
Garden.	Cooking.
Peanut.	Garden.
Pig.	Pig.
Potato.	Peanut.
Poultry.	Poultry.
Sheep.	Sewing.
Small Grains.	Sheep.
Soy Beans.	-

Concrete examples have demonstrated again and again that club work for boys and girls—

Develops leadership.
Broadens and betters social life.
Stimulates local pride.
Makes better communities.

Provides organized association.

Enlarges the vision.

Elevates the morals.

Awakens a spirit of co-operation.

Broadens the education.

Increases the supply of food.

Influences better farming among neighbors.

Establishes self-confidence.

Gives training in business and up-to-date farm practices.

Keeps boys on farms.

Develops loyalty to and interest in entire family.

Makes better home makers of girls and farmers of boys.

Establishes the habit of enthusiasm.

Develops a spirit of determination and desire to fit selves for life's vocation.

Helps financially.

Increases attendance, purpose and scholarship at school.

Hon. Harris Hart, State Superintendent of Public Instruction, heartlly endorses the work as follows:

"The boys' and girls' agricultural and home economics clubs have already rendered a very material service in coupling up the public schools with community interests. This is a field of endeavor which must be developed in the future far beyond anything we have yet undertaken. The club work gives practical tinge to much that is learned in school and offers an immediate introduction to the needs of future life. County agents and club leaders are making a fine contribution to the proper development of rural education."

It is impossible to discuss general changes of the work at this time of unrest. Conditions are changing continually and we are forced to change plans from month to month sometimes.

One thing we feel sure will be needed next year is to insist that county agents undertake one major project and make a definite impression upon the county. See that every one in the county knows what is being done. Many other things may come in as minor interests, but she must get out of the "war habits" of responding to every call and attempting to put through every plan presented to her.

A very important piece of work carried on throughout the year under the home demonstration project was the campaign for utilization of dairy products. This campaign was lead by Miss Jessie H. Logan and was put on through the county agents. The improvement of the home dairy, the food value of milk, the production of more and cleaner milk, and the more economical use of same were the main problems attacked.

The work was put before the people by means of lectures, demonstrations,

courses of study and exhibits. The home demonstration clubs were an effective means for teaching women the importance of milk and milk products. Twenty-five first-year clubs carried out the milk program for the month of May and eleven second-year clubs took the milk course as outlined in the second-year program. Fifty boys and girls were enrolled in the dairy and butter clubs. Some of them took up the study of milk as a food, and how to care for it, cottage cheese and butter making, while others are learning how to care for and feed cows. Each member of the butter club is required to take part in a contest as a county or community fair. Here they must exhibit a pound of butter, be graded on their record books and care of the milk in the home.

A large number of demonstrations were given in cottage cheese and butter making for home purposes.

#### CHEESE MAKING.

#### Project No. 5.

Work in cheese making has been carried on in this State since 1916. Prof. W. D. Saunders started the work in Virginia and is still giving a part of his time to its development. H. S. Merry is employed jointly by the Virginia Extension Division and the Bureau of Animal Industry, and gives all of his time to developing the cheese industry in the mountain sections of the State. H. F. Fralin, a practical cheese maker, has been employed to assist in this work during the past year.

### PROBLEMS ATTACKED.

The principal problems attacked under this project were:

- 1. Improvement in the quality of cheese.
- 2. Increasing the quantity of milk.
- 3. Interesting new sections in cheese making.
- 4. Helping market the product.

### METHODS EMPLOYED.

In order to improve the quality of cheese the specialists visited the factories once or twice a month and gave direct assistance and instruction to the cheese maker. When a new cheese maker was put in the specialists went to the factory and stayed until they were satisfied that this man could make good cheese. Several changes were made during the war on account of cheese makers entering the army.

Nearly all of the factories could handle more milk than they are getting from the farmers. The specialists have therefore urged the farmer to either buy better cows or to save from the good cows in his herd. Better feeding, and keeping of records have been advocated. Some assistance has been given the farmers in buying dairy cows to replace the ordinary native stock.

Newspapers have been utilized whenever possible to give publicity to the work.

### RESULTS OBTAINED.

During the year ten cheese factories were assisted in cheese work and about 1,000 visits made to farmers; 200 visits were made to cheese factories for the purpose of giving instruction to cheese makers.

During 1918, 86,909 pounds of cheese from eight factories brought \$24,177.18. There is a strong demand for the cheese which is of fine quality. A packing company in the State is paying Wisconsin prices f. o. b. factory for the cheese, and pronounces it equal to any Wisconsin cheese. At the National Dairy Show in the winter of 1918 all cheese from Virginia factories scored over 90 points, and the best was within one and one-half points of the highest score.

Most of the factories are in sections away from the railroads and for this reason provided a better market for the surplus dairy products of the farmer than they have ever had before. Patrons of these factories have said, "Made more money than I ever did on any kind of cattle, and am perfectly satisfied with the factory." "The best thing we ever had. I will keep more cows. Made more money on milk than on anything else on the farm." One man said that the most money he had received from his cows in one whole season by making butter was \$50.00, but the first year that he supplied milk to the cheese factory from the same number of cows he received \$50.00 in one and one-half months.

### ANIMAL HUSBANDRY.

### Project No. 6.

The livestock industry is one of the principal factors in the agriculture of Virginia. Its development during the past five years has been rapid, the value of all livestock on farms increasing from \$84,000,000.00 for the average of the four-year period of 1913 to 1917 to a total of \$134,000,000.00 for January 1, 1919. The territory west of the Blue Ridge Mountains contains some of the best grazing lands in the United States and throughout this general area the production of cattle and sheep is extremely important. The Tidewater, Piedmont and Valley sections of Virginia are all admirably adapted to swine production, and in this area the number of hogs raised is increasing rapidly.

### PERSONNEL.

Animal husbandry work during the fiscal year 1918-1919 was in charge of M. O. Cooper, animal husbandman. A. H. Ochsner acted as assistant animal husbandman during the fiscal year, with the exception of a few months spent in the army. Dungan McKinsey acted as swine husbandman, having been detailed from the Bureau of Animal Husbandry during the entire fiscal year. W. H. Burruss acted as assistant animal husbandman from February 1st until June 30th, devoting the larger part of his time to beef cattle extension work.

### PROBLEMS ATTACKED.

- 1. The organization of breeders' associations.
- 2. The promotion of pure bred sales.
- 3. The promotion of baby beef and plg clubs.



### METHODS EMPLOYED.

The kinds of breeders' associations organized through the extension service are county breeders' associations, district breeders' associations, State breeders' associations, incorporated bull associations and community bull clubs.

In the county breeders' association the farmers and breeders of all classes of livestock form into one organization. The breeds of each class of livestock which are most popular in the county are selected and an effort toward broad standardization made. In some instances it is found that one breed is popular in one section of the county and another is equally popular in a different section. In such cases two breeds are adopted.

One of the best examples of a county breeders' association is the one in Loudoun county. This association was organized in 1916, and now practically every owner of pure bred livestock in the county is a member. The breeds adopted were Percheron horses, Shorthorn cattle, Guernsey cattle. Berkshire and Duroc hogs. The work of the association has developed so much that now a salaried manager is employed. A number of carloads of high-grade and pure-bred stock have been imported and distributed among the farmers. The county has become known throughout the State for its livestock, and large numbers are being sold to other sections. In April, 1919, one carload of high-grade Guernsey heifers was sold to Washington county. In addition to stock sold at private sales, annual public sales of Percheron horses, Guernsey cattle, Duroc and Berkshire swine have been held.

In the county and district breeders' associations breeders of one breed organize into an association for the promotion of the interest of that breed. One of the best examples of this type of association in the State is the Lee County Hereford Association. This organization was formed in 1915, and has held sales annually. At the time of the organization there were but a few breeders of pure-bred Hereford cattle in the county, and less than 100 head of pure-bred animals. Membership has gradually increased and now over 1,000 pure-bred Herefords are owned by members. As a result of the use of pure-bred bulls sold by the association white-faced sires may be seen grazing on almost every hillside in the county.

The State breeders' associations are organizations for membership of breeders throughout the State, and organized to promote the best interests of the breed in the State. The breeders of Hereford, Holstein-Friesian and Jersey cattle have now organized State associations. The breeders of Shorthorn and Angus cattle have plans under way to complete organizations during the current year.

Incorporated co-operative bull associations are formed for the purpose of purchasing pure bred bulls and making their use available to members and farmers in the county. Eight of these associations have been organized in the State in the past four years and have purchased from fifteen to forty pure bred Shorthorn bulls per association. The value of one of these associations to a county is hard to estimate. Basing the increased value of a calf at weaning time, sired by a pure bred bull at \$10.00 more than one sired by a scrub bull, the annual return in some of the counties from association bulls has been as high as \$12,000.00 to \$15,000.00 per year.

The pure bred sale is perhaps the best means of keeping up interest in the breed associations and introducing and distributing pure bred stock throughout the county. The staff of the animal husbandry department of the extension division recognizes this fact and is helping to promote public sales made up of consignments of pure bred stock from association members. This division has been responsible either directly or indirectly for the majority of the pure bred livestock sales held in the State in the past year.

### RESULTS OBTAINED.

During the fiscal year the specialists of the animal husbandry division traveled 61,144 miles, made 152 visits to agents, 908 to farmers, and addressed 137 meetings, with a total attendance of 9,271 people.

They helped to organize five county breeders' associations, two incorporated bull associations, three State breeders' associations and assisted in 10 livestock sales.

A list of the sales supported by the extension division during the past year are as follows:

	N um ber	Number Average	
Class of Stock By Whom	Sold	Price	?
CattleLee County Hereford	Association 42	\$ 226	00
CattleVirginia Holstein Club	62	225	00
CattleSouthwest Virginia She	orthorn Association 53	195	00
CattleLoudoun Breeders' As	sociation36	245	00
HogsLoudoun Breeders' As	sociation 30	110	00
HogsRockingham Breeders'	Association 17	110	00
CattleAugusta Shorthorn As	sociation 20	181	00
CattleAugusta Hereford Ass	ociation 26	195	00
CattleAugusta Guernsey As	sociation8	196 (	00
CattleVirginia Hereford Ass	ociation 50	375	00

The animal husbandry division co-operated with the State agent in boys' and girls' clubs in developing the baby beef and pig club work. The division prepared instructions for the feeding, care and management of pigs and calves, assisted in locating and purchasing the animals, and helped conduct contests at local, district and State fair. This year over 600 pigs were located and purchased for pig club members. The division furnished judges for twenty-four county fairs and club contests.

Two bulletins and thirteen circulars have been prepared and sent out by members of this department.

### HORTICULTURE.

### Project No. 7.

The amount of assistance given to fruit growers of the State by the horticultural department of the extension division has increased rapidly during the past few years. During the present fiscal year R. E. Marshall was in charge of the horticultural extension work; C. Woolsey and F. A. Motz were assistant horticulturists; E. C. Magill served as emergency garden specialist, and W. J. Price was emergency entomologist in deciduous fruits.



### PRINCIPAL PROBLEMS ATTACKED.

- 1. Orchard management.
- 2. Home garden management.
- 3. Pruning and training fruits.
- 4. Controlling insects and disease by spraying.
- 5. Fertilization of orchards.
- 6. Thinning of fruits.
- 7. Grading and packing fruit for market.
- 8. The eradication of mice from orchards.
- 9. Saving mice-injured trees.
- 10. Apple orchard census.
- 11. Cedar rust control.
- 12. Landscape gardening.
- 13. Storage of fruits and vegetables for home consumption.
- 14. Sweet potato storage.
- 15. Small fruits for home and market.
- 16. Home or family orchard or fruit garden.
- 17. Market garden management.
- 18. Boys' and girls' garden, canning and potato clubs.

#### METHODS EMPLOYED.

In co-operation with the county agent, a representative of this department selects a definite part of an orchard or garden which has not been producing satisfactory results. This is known as a demonstration plat. The pruning, fertilizing, cultivating, thinning, grading, packing and other treatments needed for the year are outlined in writing by the department. The operations are carried out by the owner under the supervision of the department and county agent co-operating. The owner is urged to keep a record on forms furnished him. Not more than 10 per cent usually keep reliable records, but written statements from the owners, county agent or specialist serve to show the results obtained. Most demonstrators insist upon working the whole orchard according to plans outlined for the demonstration plat, so that it is difficult and often impossible to report accurate results.

The county agent arranges and advertises the demonstration whenever possible. Two demonstrations are held in one day when local conditions permit. Several articles are prepared for the press during the season.

#### RESULTS OBTAINED.

During 1918 there were fifty-nine orchard management demonstrations in thirty counties. The orchards in which these were located comprise 2,640 acres, or approximately 132,000 trees.

Twenty-six home garden management demonstrations were conducted in twelve counties.

One hundred and twenty pruning demonstrations were held during the winter of 1918-1919 which 1,422 fruit growers and farmers attended.

Thirty-five spraying demonstrations were given with an attendance of 700 people.

Thirty-five demonstrations in the control of meadow and pine mice were held at which 715 people were present.

Demonstrations in bridge grafting were given in many places.

Six schools have been furnished with landscape gardening plans.

Bulletins on strawberry culture, grape culture, bush fruit culture, home orcharding and establishing the orchard have been gotten out.

Ninety-seven boys enrolled in the potato club, 1,111 in garden clubs and eighteen in tomato clubs.

Bulletin No. 46, "Twenty Lessons on Vegetable Production," has been prepared and published.

In horticultural extension work the results along most lines are slowly accumulated, thus making it difficult to show any great gain in dollars and cents in one year. Fertilizer work is an exception and largely because of the quick and contrasting results generous response has followed this line of work.

The need of orchard fertilization was realized several years ago, and the department constantly urged a more general use of nitrate of soda and acid phosphate. Many orchardists were advised to use one or both of these fertilizers, but few actually followed the recommendations until in 1918. By that time the department had succeeded in getting a few orchardists in most of the leading fruit sections to fertilize. These few served as demonstrations to such an extent that the demand for detailed fertilization advice became much greater during the spring of 1918, accompanied by fully 100 per cent more users, which brought the results to the notice of a still larger number of orchardists. Thus in spite of the high price demanded for nitrate of soda the orders from orchardists have more than doubled each of the past two seasons. Prospects for 1920 are still better. One locality that could hardly be induced to use nitrate of soda two years ago gives promise of using 400 tons in 1920.

It is believed that fully 75 per cent of the orchards of Virginia will respond to fertilizers. Fertilizer instructions were given in person and by means of correspondence to over 400 fruit growers during the year.

### CHANGES IN HORTICULTURAL WORK.

With the withdrawal of the emergency appropriation, work in the horticultural department had to be curtailed. During the coming year three men will be employed instead of five. The number of orchard management demonstrations will be decreased. However, this will be partially taken care of by the county agents, who are becoming more capable of handling these plats each year.

### DAIRYING.

### Project 8.

R. H. Ruffner was appointed dairy husbandman July 1, 1918, but before the year was out resigned to enter other work; therefore the report on dairying is not as complete, nor does it show as much work accomplished, as is desirable.

A large part of the dairy husbandman's time while he was employed by the extension division was spent in becoming familiar with conditions



throughout the State. The influenza epidemic prevented him from holding many meetings. However, he laid a foundation for valuable work, and it is regretted that he could not remain to complete it.

#### PROBLEMS ATTACKED.

- 1. The organization of cow testing associations.
- 2. The organization of breeders' associations.
- 3. The organization of consignment sales.
- 4. The production of home-grown feeds.

#### METHODS EMPLOYED.

In order that the dairy husbandman might do effective work the first thing he had to do was to gain the confidence of the county agents and dairymen throughout the State. This was done by means of personal visits to the agents, who took the dairy husbandman to visit farmers on their own farms. Opportunity was taken to address as many public meetings as possible. Follow-up work was done by means of personal letters.

During the period employed the dairy husbandman traveled 7.844 miles, visited ninety-three farmers, wrote 116 personal letters, judged three fairs, and addressed twenty-one meetings, with a total attendance of 1,135 people.

#### RESULTS OBTAINED.

Two new cow testing associations were organized during 1918, and a great deal of work was done to keep alive the associations already in existence. On account of war conditions it was practically impossible to get and keep testers, as most of them either volunteered or were taken in the draft.

Two consignment sales were put on, one by the Albemarle Holstein Breeders' Association and the other by the Virginia Holstein-Friesian Club. These sales were well attended and the cattle brought satisfactory prices. The breeders expect to make these sales annual affairs.

The Virginia Holstein-Friesian Breeders' Association, the Virginia Jersey Breeders' Association and the Virginia Guernsey Breeders' Association were strengthened and new members added. Each of these associations held banquets at the State Dairymen's Association, and much breed enthusiasm was exhibited.

The dairy husbandman gave particular attention to the formation of local breeders' associations.

Throughout the whole year efforts were made to get the farmers to produce more home-grown feeds for dairy cattle, special emphasis being placed on the production of silage, alfalfa and other legumes. Talks were made on this subject at the State Dairymen's Association and the smaller meetings throughout the State. The dairy husbandman gave personal assistance in the erecting of a number of silos.

Perhaps the most notable piece of work started by the dairy husbandman was the assistance given in organizing the first Virginia dairy calf club. This was organized in Henrico county, with fifteen members. The Chamber of Commerce of the city of Richmond advanced the money to the boys and girls for the purchase of these calves, taking their notes as security. The calves were bought from one of the best herds around Richmond. So much interest is being taken in this club that a number of the other agents are getting ready to organize dairy calf clubs in their counties.

#### POULTRY CLUBS.

#### Project 8.

The work done under this project was conducted by Mr. N. E. B. Talcott until December 1, 1918. He was a joint employee of the Bureau of Animal Industry and the extension division, giving all of his time to club work. He contracted influenza in December, which resulted fatally. This project was discontinued on account of inability to get another man for the work.

The results accomplished under this project up until the time of Mr. Talcott's death will be given under Project 19, Poultry Husbandry.

#### AGRICULTURAL ENGINEERING.

#### Project 10.

The work of the Department of Agricultural Engineering is steadily growing as shown by increased demands for help in land drainage, farm machinery, etc. M. L. Nichols had charge of this department from July 1, 1918, to April 21, 1919. Charles E. Seitz was associated with him from January up until the time of his resignation, at which time Mr. Seitz was made head of the Agricultural Engineering Department.

#### PROBLEMS ATTACKED.

The principal farm and home problems attacked in this project are as follows:

- 1. Land drainage.
- 2. Terracing.
- 3. Land clearing.
- 4. Farm building.
- 5. Farm machinery.
- 6. Power farming.
- 7. Domestic engineering, including lighting systems, water works and farm sanitation.
  - 8. Miscellaneous engineering activities.

#### METHODS EMPLOYED.

In the land drainage work surveys were made of farm lands needing drainage, and maps prepared showing the location of tile systems, depth, grade, size of tile, and all information necessary to install the drainage system properly. A report is made in each case giving the cost of installation and suggestions for carrying out the work. When the tile is in place on the farm the engineer stakes out the system, gives the depth of cuts, and supervises the laying of the tile.

All of the work done in agricultural engineering is done in connection and with the assistance of the county agent. The agent locates land in his county needing drainage or terracing, notifies the engineer, and arranges for a demonstration. Other interested farmers are invited to the demonstration. This is also true in demonstrations on the use of labor-saving farm machinery. A number of these demonstrations have been held with tractors and labor-saving machinery which were attended by from three to five thousand farmers each. When a tractor demonstration is to be held the engineer arranges with the tractor manufacturers to demonstrate their machines. He then advertises the demonstration through the papers and by circular letters. The county agents in all cases co-operate.

This department co-operates with the Home Economics Department in giving farmers advice on the best methods of installing lighting and water systems in farm homes. The women agents advise their farm women to write the department for information along these lines. In a few cases personal aid is given, but these cases are necessarily limited, as the time cannot be spared from other projects.

Farm building plans of the most improved styles of barn structure, etc., are prepared by the engineer. These plans are distributed to farmers on request. The county agents advise their farmers who are going to build of this plan of service.

#### RESULTS. OBTAINED.

During the past year eighty-one farmers have been given actual field assistance in drainage and 500 bulletins on farm drainage were sent out on request.

Demonstrations in drainage were conducted on sixty-one farms comprising 1,908 acres. Surveys were made on these farms and maps prepared. Advice on drainage was given on twenty additional farms comprising 1,000 acres of wet land.

In practically every case where the tile has been laid long enough for a crop to be produced wonderful results are seen. For example, on the farm of James Twyman, Fincastle, Va., a piece of land of about thirty-five acres were rendered useless for crops on account of wetness. After draining it he has been able to work it three days after the hardest rain. This is better than he can do on his so-called dry land, which is not tile drained. Mr. Twyman states that he will harvest seventy-five bushels of corn per acre on this land this year.

The increased yield will more than pay for the cost of drainage.

During the year two brick companies were persuaded to put in drain tile plants, and one ditching machine organization was started. The home tile plants saved the farmers at least \$5.00 per thousand feet on tile.

Assistance was given to thirty-five farmers in terracing.

In land clearing problems 2,000 farmers were assisted.

In seven counties twenty-eight demonstrations in clearing were held with a total attendance of 2,000.

Personal assistance was given to fifteen farmers in erecting farm buildings.

Several hundred blue prints of barns, tool sheds, hog houses, self-feeders, etc., sent out.

In twenty-five counties 148 demonstrations were given to show the proper use of soil fitting tools in connection with the sowing of spring crops and top dressing wheat.

A one-week tractor school was held at Roanoke, with an attendance of 1,000 farmers.

Three power farming demonstration  $\mathbf{x}_r$  held during the year, with an attendance of 14,000 farmers.

#### SPECIAL FEATURES.

The most important piece of extension work accomplished during the year was the organization of the Rappahannock Tile Drainage Company. With the assistance of the county agent several farmers of King George county were persuaded to form a ditching company for the purpose of digging ditches for tile drainage work. The lack of labor for this type of work makes it practically impossible to do satisfactory drainage without a power ditcher.

A Buckeye Tractor Ditcher was purchased and put to warking the county. This machine cost \$2,800.00, and will easily ditch 2,000 Testanday. It is doing splendid work and has created a great deal of interest in tile drainage in King George county. The farmers who belong to the organization or who hold stock in the machine have faith in it and believe it will do more for King George and adjoining counties than anything started in that section.

The agricultural engineer believes this to be the most important piece of extension work accomplished this year because it will furnish a means of draining many thousands of acres of wet land in that section of the State.

As a result of a similar organization formed by this department some years ago on the Eastern Shore over one-half million feet of tile have been laid in the past year, and two machines are now in full operation in that section, with the possibility of two more at an early date. Wherever ditching machines can be located in the State thousands of acres of land will be drained. There are now five of the latest models of farm ditching machines in the State—all of them bought at the suggestion of this department.

#### CHANGES IN THE WORK.

Power farming is exerting a great influence on the methods of farming in the State. Most of the farmers who are using tractors have had to change their systems of farming completely. They are rearranging their fields, changing their crop rotations, etc.

The tractor is necessitating the tiling of wet places on the farm, covering up of open ditches, straightening of fences, and in this way making the farm much more attractive. Above all it is helping solve the labor problem and exerting a great influence towards keeping the boy on the farm.

## NEGRO WOMEN.

#### Project 11.

The negro home demonstration work in Virginia is done in co-operation with the State Department of Education. The work is in direct charge of the assistant director, in charge of home demonstration work, but is locally supervised by two district agents, Lizzie Jenkins and Othelia Hoffman, with headquarters at Hampton Institute. The agents work for the extension division three months out of the year and for the schools during the rest of the time. Below is given a list of the agents employed under this project during the past year:

			C1 - 1 44 131 -
Albemarle	Mrs.	Maggie Burley	Charlottesville.
Amelia	Mrs.	Estelle B. Wingo	Amelia.
Bedford	M rs.	Gertrude W. Hart	Lynchburg, 403 Monroe St.
Brunswick	Mrs.	Nannie M. Travis	Lawrenceville.
Brunswick	<b>W.</b> 1	H. Haines	Lawrenceville.
Buckingham	Mrs.	Matilda Shelton	Wingina, R. D. 3, Box 12.
Camphell	Mrs.	Lucy B. Stephens	Lynchburg, 605 Eighth St.
Caroline	Miss	Mary V. Randall	Upper Zion.
Charles City and			
New Kent	Miss	Bessie J. King	Ruthville.
Charlotte	Mrs.	Mary E. W. Puryear	Keysville.
Cumberland	Mrs.	Matilda M. Booker	Cumberland, R. 1, Box 56.
Dinwiddie	M rs.	Armitta P. Evans	Church Road,
Elizabeth City	Mrs.	Ellen F. Gray	Hampton, 272 W. Queen St.
Fauquier	Mrs.	Esther W. Tyler	Catlett.
Gloucester	Mrs.	Isabella G. Smith	James Store.
Goochland	Mrs.	Mabel I. Taylor	Irwin.
Greensville	Mrs.	Blanc D. Harrison	-North Emporia.
Haliax	Miss	Lottie V. Cunningham	South Boston, Box 102.
Haliax	Mrs.	Carrie S. Shepperson	South Boston.
Hanover	Miss	India Hamilton	Ashland.
Henrico	_ Miss	Virginia Randolph	Richmond, 813 Monroe St.
Isle of Wight	Miss	Georgie Davis	Smithfield, Box 40.
James City and			
New Kent	Miss	Mary J. Fitzgerald	-Toano.
		Fannie E. Brown	
King George and			
Stafford	Miss	Rachael A. Paylor	Fredericksburg.
King William	Mrs	Mattie E. Clemmens	King William C. H.
		Cordelia Collins	
		Ednora V. Pendleton	
Lupenhurg	Mra	Lucy M Morrison	-Kenbridge, R. 2, Box 40.
Mathews	Mra	Lavinia B. Hudgins	Port Havwood
Mecklenhurg	W F	I. Salley	Chaga City
Middlesov	Mrc	Cora W. Wynder	Mori
Montgomery and		Cora W. Wynder	- Mati.
Puloaki	Mrc	Mary E. W. Buford	Dulaski Roy 12
Nangamand	M.12.	Grace A. Troy	Guestle Doe 200
Nalson	W113.	Julia L. F. Johnson	Charlottearille
Norfolk	M. 1.8.	Rebecca G. Hodges	Court North 10 A St
		Victoria E. Parson	
		Margaret E. McCune	
		Pauline L. Baskerville	
Powhoton	M178,	Daisy C. Jackson Ophelia I. Gray	Pollanillo
Drings Edward	MINS	Annie W. Debinson	Farmville, 415 Race St.
Prince Edward	M1188	Annie M. Roumson	-FRIMVIIIE, 415 Race St.
		Gertrude Harrison	
	M rs.	Mary E. Gray	Norfolk, 725 Cumberland St.
Prince William		Dealers I. F. Dames	Mile and a selection of the selection of
		Rachael L. Berry	
		Julia G. Page	
	M188	Maude Reynolds,.	Roanoke, 118 High St.
Rockingham and			**
Harrisonburg	M188	Estelle Brown	Harrisonburg, 370 Mason St.
		Sarah F. Diggs	Franklin.
Spotsylvania and			
Fredericksburg.	Miss	Bessie Tyler	Fredericksburg, R. 1, Box 55.
Surry	Miss	Evelyn Adams	Surry.
	Mrs.	Annie A. Jackson	Waverly.
Warwick and			
		Mary S. Washington	
Westmoreland	Miss	Mamie M. Roane	Hague.

#### PRACTICAL PROBLEMS ATTACKED.

- 1. Production and preservation of fruits and vegetables with a little home dairying.
- 2. Cleaning up homes and communities. Care of children. Prevention of contagious disease.
  - 3. Help in remodeling homes and introducing labor-saving devices.
  - 4. Plain cooking, planning of meals, prevention of waste. Some poultry.
- 5. General thrift in home, cleaning, white washing. Repairs in house and yard.
- 6. Encouraging native industry—making of baskets, rugs, brooms, mattresses, etc. Making and using home conveniences.
  - 7. Caring for family wardrobe.

#### METHOD OF PROCEDURE.

The method varies somewhat from that used with the white people, in that more individual work is done by the negro agents. An effort is being made to get away from this method as soon as possible, but for the present, when so many of the race can neither read nor write, the individual work is necessary.

Campaigns for better health and cleaning up were put on in almost every county. These campaigns were put on in co-operation with the Negro Organization Society, after consultation with the State home demonstration agent. It seemed best to have all campaigns worked in co-operation with the negro organization because that is the strongest negro force in the State and better results are obtained by working with them. Reports are made to this office, as are those of the campaigns put on by the white agents.

In one county a splendid "better baby" campaign was carried on. During this time special emphasis was placed upon proper food for babies.

#### RESULTS OBTAINED.

It is difficult to give these. The figures given later as to home and community improvement speak for themselves. Fifty-four counties we have had 17,809 women and girls working along demonstration methods under one group or another. In addition to the regular workers, a low estimate of others reached through public meetings and otherwise is 36,181. Many of these are using home demonstration methods of work. Taking these figures as an estimate it is safe to assume that 10,789 homes were definitely helped.

#### GIRLS' WORK.

About 7,821 girls have been interested in some phase of demonstration work and 1,100 girls are doing special garden work that covers the whole year, winter as well as summer. After they have completed the courses given in their home schools, 250 girls and 150 boys have been presuaded to go on with their education.

Below are statistics of girls:



#### Canning.

Membership  No. containers put up  Bushels vegetables dried  Bushels fruit dried	204,745 5,972
Scwing.	
Caps made	2,078
Aprons	3,393
Dresses	1,493
Underwear	4,060
Other articles	6,932

#### WOMEN.

There are 6,479 negro women enrolled as regular workers. They, like the white women, were straining every nerve to "help win the war" during the semmer of 1918, and, unlike the white women, they seemed willing to report all they did. Therefore, a fuller report of work accomplished than by white women is available. This report covers fifty-four counties. They were urged to take up definite home and community problems as they saw the need. Below are statistics of the 8,277 women who accomplished this great work:

#### Canning

Canning.	
No. containers put up (fruit and vegetables)	98,521
No. bushels dried fruits	8,608
No. bushels dried vegetables	19,995
No. gallons brined vegetables	4,857
Poultry—Women and Girls.	
Membership No. chickens	2,409
No. chickens	. 63,133
No. turkeys and geese	. 10,899
' No. dozen eggs sold	14,843
No. fowls sold	. 26,740
Home Improvement.	
No. houses screened	4,233
No. houses whitewashed and painted	6,483
No. houses with lights	. 6
No. outhouses built	. 596
No. wells and springs improved	2,743
Community.	

Money raised for schools: Building, extension of

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#### War Work.

Amount for Red Cross	23,066	15
Amount for Y. M. C. A.	27,606	64
Other war activities	101,796	76
Liberty bonds bought by colored people	287,520	00
War Savings Stamps	135,559	35

Many home conveniences have been introduced, such as oil stoves, new cook stoves, patent churns, washing and sewing machines. Some work has been done towards remodeling kitchens and more will be attempted for the coming year. One county specialized on fireless cookers with excellent results.

Urban work was done in Norfolk, Newport News, Portsmouth, Lynchburg, Qanville and Petersburg. No central kitchens were established, but they used the school kitchens and certain homes as centers. In this way they were able to help the women save a large amount of food stuffs. Figures for urban work are included in the statement above.

Sewing.—In this club special emphasis was placed upon the selection of suitable materials for clothes and also renovating old ones. All this related directly to the home.

Advisory Boards.—Many of the counties have organized advisory boards and are beginning to realize how much more can be accomplished if one has many people interested in helping to carry out plans.

Short Courses.—These have not been possible yet for the colored girls, but there is a growing demand and another year will find the experiment being tried out in one or two of the counties.

#### NEGRO MEN.

#### Project No. 12.

Extension work with negro farmers is carried on in most of the counties in Southeastern Virginia. The work is largely confined to this territory because most of the negro farmers in the State are in this section. J. B. Pierce and C. C. H. Thompson, assistant leaders in this project, are located at Hampton Institute, Hampton, Va. The county workers are known as local agents and during the past year have been located as follows:

Albemarle		Charlottesville R. 2.
Amelia	R. L. Wynn	Amelia.
Brunswick	H. C. Green	Lawrenceville.
Buckingham	S. J. Ellis	Dillwyn,
	*J. R. Beverly	
Charles City	R. E. F. Washington	Roxbury, R. F. D. 1.
Charlotte	R. F. Wilson	Keysville.
Dinwiddle	A. W. Pegram	Dinwiddie, R. F. D. 2.
Floyd and	_	•
Montgomery	*R. F. Cox	********
	R, D. Lemon	
	L. W. Bradley	

Resigned.

Greensville	R. F. Jones	North Emporia.
Isle of Wight	C. H. Jordan	Smithfield.
	J. K. Johnson	
Lunenburg	D. H. Smith	Lunenburg.
Nansemond	J, T. Reid	Suffolk, R. F. D. 1.
	G. E. Oliver	
Prince Edward	J. W. Lancaster	Farmville.
Prince George	Alexander Scott	Disputanta, R. F. D. 4.
	*J. D. Adkins	
Southampton	A. B. Doles	Zuni. R. F. D. 2.
	M. D. Jones	

#### FARM AND HOME PROBLEMS ATTACKED.

The principal farm and home problems attacked by these agents were, first, the organization of advisory boards, community clubs, farmers' conferences and county fairs; second, conducting demonstrations with the leading crops and livestock; third, aiding the United States government in general war activities.

#### METHODS * EMPLOYED.

As stated above, the work with the negro men is done directly from the Negro Agricultural School at Hampton. The immediate supervisor of the work is the district agent, whose headquarters are at Hampton, but this district agent is in close touch with the assistant director and the director of the extension division at Blacksburg, and formulates all plans for the development of the work that his assistants advise. The counties where the work is carried on put up from \$150.00 to \$300.00 each for this work, and the rest of the money for its support is appropriated from regular extension funds.

The work to be done by local agents is mapped out very definitely by their district agent with the assistance of the director and assistant director of extension work. During the past year all of the local agents have been collecting complete lists of the farming families in their counties, showing the land owners and tenants. While this survey is being made each family in a community is canvassed for membership in the community club. Every county where an agent is employed to do work with the negroes has a number of community clubs. These community clubs attack family and community problems. One or more representatives from each community are elected as members of the county advisory board. This county advisory board assists the local agent in finding the needs of the county and working out a plan for meeting them. An annual farmers' conference is held in each county and whenever possible representatives from these conferences are sent to the annual State conference at Hampton Institute.

The agents secure demonstrators in crops, livestock and home improvement as largely as possible through their community organizations, but, of course, a great deal of individual work still has to be done.

#### RESULTS OBTAINED.

During the past year a conference has been held in each county and progressive programs arranged. Advisory boards have been organized in



every county worked and about 75 per cent of all of the communities in the counties worked are organized. Each county has held a fair, where the products of the negro farmers were exhibited.

Assistance was given in the Victory loan drive and other drives conducted for financing war activities. Assistance has also been given in finding employment for returned soldiers.

The main results of the work, however, are secured from the conducting of actual demonstrations with farmers on their own farms. The principal demonstrations with crops and livestock are given below:

	No. Demonstrators and	Acres	Average
Crop	Co-operators	Planted	Yield
Corn	9,076	37,158	30.2 bu.
Wheat	3,774	10,582	12.2 bu.
Alfalfa	<b>91</b> `	118	2.9 tons
Mixed grass and clove	er 648	1,622	<b>1.3</b> tons
Soy beans and cow	peas 1,718	5,116	

While the yield of the above crops, grown by the negroes, are not as large as the yields made by the white farmers, it is very gratifying indeed to note that a greater number of negro farmers are each year growing their home supplies. Negro farmers have in the past practiced less diversification than any other class of farmers in the State. However, this is rapidly being overcome where we have agents.

#### DEMONSTRATIONS IN LIVESTOCK.

The negro farmers have not yet undertaken to grow much pure bred livestock, but they are taking more interest in this subject than ever before. During the past year the local agents were instrumental in getting their farmers to buy twenty-one pure bred boars, twenty-eight pure bred sows and 284 grade sows. Pure bred hogs are easier to get started with than most any other form of livestock and negro farmers naturally take to this form of livestock first.

#### MISCELLANEOUS DEMONSTRATIONS.

Kind	Number
Orchards	341
Poultry	15
Livestock diseases	754
Fertilizer	5,431
Manure	4,050
Lime	660
Buildings improved	824
Homes screened	

It can be seen from the above that the negro agents have been particularly active in improving home conditions. This is very much needed in the State, and a splendid work is being done along this line by both men and women negro agents.



#### MOST IMPORTANT ACCOMPLISHMENT.

Perhaps the most important accomplishment of the local agents during the past year has been the sane leadership which they have given their people during the period of inevitable race clashes and differences brought on by the war. At the annual meeting of the agents at Hampton last winter the point was strongly stressed that the local agents would be expected to give their people correct information as to the attitude of the white people toward them and to show them that the best interests of both races are the same. The agents expressed themselves very freely along this line and a splendid understanding was arrived at. Members of boards of supervisors have stated during the past year that they thought the local agent has had more influence than any other factor in keeping the proper feeling between the two races in Virginia.

It is very gratifying to note that there has been no race clash in this State during the past year, and it is believed that the intelligent leadership furnished by the local agent has largely prevented this.

#### MOVABLE SCHOOLS.

#### Project No. 13.

A few movable schools have been put on each year in counties making requests for the same. Each agent is asked to determine whether there is a demand for such a school in his county. If he reports that there is a demand he is requested to get at least fifty farmers to sign a petition asking for the school. When this petition is properly signed and sent in arrangements are made to hold a three-day school at the place requested.

These schools are conducted along general agricultural lines, giving special lectures and demonstrations in horticulture; animal husbandry, agronomy, home economics, etc. Sometimes a special school is held.

In 1918 ten movable schools on general agriculture were held in as many counties, with a total attendance of 3,062 people. Plans were made for conducting a similar series of schools on a much larger scale in 1919, but the outbreak of influenza made this impracticable.

A special tractor school was held in Roanoke during the winter for one week. It is estimated that about 1,000 farmers attended this school during the week. Practical work in tractor troubles were the subjects stressed by the instructors. The tractor companies furnished fifteen tractors for instructional work. This was the first school of its kind ever held in the State and was of immense value to the farmers.

The movable school project had to be discontinued on account of shortage of funds, but it is hoped that this work can be taken up again later.

#### BOYS' AND GIRLS' CLUB WORK.

#### Project No. 14.

The club work was administratively under the assistant director. J. R. Hutcheson, but the actual leadership of the project and the development of the same was done by Charles G. Burr, State boys' club agent, and B. O

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Bradshaw, assistant State boys' club agent. The specialists in every department of the extension division were called on whenever needed and gave much assistance to the club department. These specialists were of particular assistance in preparing club literature along their special lines.

#### PROBLEMS ATTACKED.

The aims of the boys' club department for the period covered by this report are briefly as follows:

To increase economic production of farm crops.

To encourage farm boys to learn progressive money-making farm practices through practical demonstrations on the farms, thus increasing their interest in farm life.

To win adult farmers for the progressive farming platform through the influence of demonstrations conducted by farm boys.

To bring about community organizations for economics and social advantages by demonstrating the value of organization through the activities of the boys' agricultural clubs.

In order to accomplish these aims the following clubs were organized:

- 1. Corn clubs.
- 2. Pig clubs.
- 3. Poultry clubs.
- 4. Baby beef clubs.
- 5. Peanut clubs.
- 6. Miscellaneous club organizations.

#### METHODS EMPLOYED.

In all counties having agents the club work was put on through the agents. In counties where there were no agents school teachers and other local leaders were used. The club department furnished these agents and local leaders with all material necessary, consisting of club requirement and enrollment cards, enrollment buttons, club emblem cards, secretary's minute books, report cards, bulletins, etc.

In addition, a regular club paper was issued monthly, giving instructions and items of interest to both agents and club members.

A definite plan of club organization was initiated in the State and considerable progress made. This plan calls for the organization of club members in the various communities into regular clubs. Much assistance was given the agents in forming these organizations.

The short courses and encampments put on during the summer also helped considerably in developing interest in club work.

#### RESULTS OBTAINED.

Forty-five agricultural clubs were organized in nineteen counties with a total membership of 574. Regular meetings were held, at which an average of seven members and four visitors were present.

Three thousand three hundred and fifty-eight white boys were enrolled in the corn club, from whom 836 reports were received, showing an average yield of 43.6 bushels per acre at an average cost of 54 cents per bushel.



Five hundred and sixty-eight negro boys were enrolled in corn clubs, from whom 259 reports were received, showing an average yield of 34.2 bushels per acre at an average cost of 32 cents per bushel.

One hundred and seventy-eight white boys were enrolled in peanut clubs, but only forty-four of these sent in complete reports. These reports show an average yield of fifty-five bushels per acre at a cost of 62 cents per bushel.

Eighty-seven negro boys were enrolled in peanut clubs, from whom five reports were received. Reports show an average yield of 30.8 bushels per acre at a cost of 58 cents per bushel.

One thousand and sixty-three boys were enrolled in pig clubs and 346 in poultry clubs. About 600 reports received from these members show that the livestock club work is very profitable.

In addition to the above 613 white boys and 140 negro boys were enrolled in miscellaneous crop clubs.

The banks of the State loaned \$9,415.00 to club members and gave prizes amounting to \$10,758. The bankers are showing increased interest and cooperation each year in club work.

#### SPECIAL FEATURE.

Perhaps the most important piece of club work accomplished during the year was the growth of the pure bred pig club work. Pig clubs were started in this State in 1916 with 282 members, practically all of whom were raising grade pigs. In 1917 out of the 516 pigs raised by club members over four-fifths of them were grade pigs. At this time a careful study of the pig club work lead to the conclusion that the fattening pig club was practically worthless under the present conditions of hog industry in this State, and that our important need was for pure bred pig clubs. Experience taught us that the fattening pig club did not ordinarily develop an influential demonstration: that because of inferior breeding and other factors club members and their parents could not usually be stimulated to feed and care for the fattening pig except as was customary on the particular farm.

The story of the pure bred pig club is quite different. The majority of members in this club carried out the demonstration plans for feeding and caring for their pigs. This club gave the following desirable results:

- 1. Demonstrated the advantages of proper feeding and care.
- 2. Demonstrated the advantage of better stock.
- Afforded a method of rapidly increasing the number of pure bred pigs in the State.

With these facts in mind efforts were centered upon the pure bred pigclub. The enrollment for the year was 1,063, practically 100 per cent increase over the previous year. Over 75 per cent of these pure bred pigs carrying the best blood in the several breeds.

#### COMMUNITY PROGRAMS.

#### Project No. 15.

In 1916 arrangements were made with the Department of Agriculture whereby community programs were furnished the community leagues of ganized by the Co-operative Education Association of Virginia for their



regular monthly meetings. This work was kept up through 1917, and money was budgeted for same for 1918, but the work was discontinued in the beginning of the year, so there is nothing to report under this head.

#### AGRONOMY.

#### Project No. 16.

Mr. E. R. Hodgson served as leader in this project for the fiscal year 1918-1919. The principal farm and home problems attacked by him are given below:

#### PROBLEMS ATTACKED.

- 1. Farm management records.
- 2. Increased wheat production for 1919.
- 3. Corn and small grain show.
- 4. Improved seed corn communities.
- 5. Variety demonstrations with corn, soy beans and cow peas.

#### METHODS EMPLOYED.

Consultations are held with the directors of extension and the subject matter departments of the college before any special line of work is started. After a plan of work has been outlined the matter is taken up with the district and county agents in order to secure their assistance in reaching the farm owners. Records are kept by the county agents of the names of farmers on whose farms the projects are conducted, the progress the farmer is making, and the interest shown by others as evidenced by meetings and inquiries. Where farm management record books are being kept the leader of this project visits the farmers keeping these records as often as possible.

When campaigns are put on press material is prepared in the office at Blacksburg and sent out to the county agents for use in local papers. Farm bureaus, local and county farmers' unions and independent farmers' clubs are used as a means of advertising some of the projects.

#### RESULTS OBTAINED.

One hundred and fifty farmers were started in keeping record books during the spring of 1918; 108 of these farmers kept the records satisfactorily; about thirty kept them partially; the remainder kept them a few months then dropped out. Those who kept complete records last year are doing the same this year, and a few others have been added.

Virginia increased her wheat acreage 15 per cent in the fall of 1918, and a large part of this increase was due to the efforts of the extension division in its wheat campaign.

One of the best corn and small grain shows ever held in the State was held in Lynchburg in the month of December. Boys' club members and members of the Virginia Corn Growers' Association had exhibits at this show. After the show the corn was sold at public auction, and in this way high-grade corn was scattered over the State.

During the fiscal year the leader of the project traveled 15,000 miles, made 150 personal visits to farmers, held sixty-five conferences with county

agents, addressed sixty-five meetings with a total attendance of 5,000 people, and wrote thirty press articles, reaching approximately 60,000 people.

#### SPECIAL FEATURE.

The campaign put on to increase the yield of the 1919 wheat crop was the most important piece of work accomplished by the agronomy department between July 1, 1918, and June 30, 1919. The yield and acreage in the different counties were ascertained and definite increases recommended which ranged from 5 to 100 per cent. Personal visits were made, and farmers' institutes and seed testing demonstrations were held in July, August and September. Speakers from the other departments volunteered their services, newspapers and railroad bulletins gave space, moving picture houses flashed slides on the screens and many other factors helped to make this important piece of work a success.

#### PATHOLOGY.

#### Project No. 17.

Dr. F. D. Fromme has taken an active part in all plant pathology extension work, and acted as leader for this project for the extension division.

Mr. J. M. LeCato was employed in co-operation with the United States Department of Agriculture from July 22nd to October 28th. During this period he devoted his time to discovering the extent of nematode disease in wheat and finding sources of seed which were free therefrom. Dr. Fromme assisted very materially in this. The nematode was found in twenty-eight counties in the State, one sample of wheat showing as high as 54 per cent nematode galls. Several fairs were attended where exhibits of nematode were made and methods of combatting smut demonstrated.

On account of the resignation of Mr. LeCato on October 28th work in this project had to be discontinued.

#### FORESTRY.

#### Project No. 18.

A co-operative agreement was entered into with the State Forester at the University of Virginia for some work under this project, but on account of the man who was to do this work entering the army nothing definite was accomplished.

#### POULTRY HUSBANDRY.

#### Project No. 19.

The work in this project is done under leadership of A. F. Treakle. Up until December, 1918, Mr. N. E. B. Talcott was associated with Mr. Treakle in the poultry work. However, most of Mr. Talcott's time was given to club work.

#### PROBLEMS ATTACKED.

- 1. Early hatching.
- 2. Care of baby chicks.



- 3. Infertile eggs.
- 4. Culling the non-producing hen.
- 5. Increase of standard bred flocks.
- 6. Better poultry houses.

#### METHODS EMPLOYED.

In the "Early Hatching," "Care of Baby Chicks," "Infertile Eggs," and "Better Poultry Houses," problems the method of procedure is to distribute circulars, bulletins, etc., along these lines at the proper season of the year and to publish articles in the club paper, Extension Division News and other newspapers. This publicity work is followed up by lectures and talks in high schools and at farmers meetings.

The work in "Culling the Non-Productive Hen" is started the same way and then followed up by actual culling demonstrations in the field and at meetings of farmers called by the agents.

#### RESULTS OBTAINED.

As a result of the work done in this department there has been a very large increase in the use of incubators in the State, and many raisers this year completed their hatching by the time they usually begin to set eggs. The many inquiries received as to how to meet the problems of baby chicks indicated wide interest.

Observation of many flocks and talks with a number of the farmers of the State led to the conclusion that more people disposed of their roosters the past year than ever before. Near the cities and larger towns many raisers are keeping their main flocks without males all the year round, and using males only in the breeding pens.

Much interest has been awakened in the work of culling the non-producing hen. This is evidenced by the number of calls from county farm and home demonstration agents for instruction along this line.

Frequent calls for plans and for advice as to how to build new houses show the progress that is being made in this line.

In January the prevalence of influenza, which caused the closing of so many schools, made the enrollment of poultry members very slow, but during February and March there was great activity, and the reports from the various county agents show 320 clubs formed with 2,523 members enrolled. Considering the fact that poultry club enrollment should have begun in November, and that it was impossible to do anything at all until February, the reports show a very encouraging condition.

The fact that twenty-one men agents and twenty-six women agents have undertaken poultry club work this year in contrast to four men and twenty-five women last year indicates a much greater interest in poultry work than ever before.

The poultry specialist trave _ 14,449 miles during the year, made thirty visits to men agents, sixty-one visits to women agents, gave twenty-seven culling demonstrations with an attendance of 574, six caponizing demonstrations with an attendance of fifty-nine, eight judging demonstrations with an attendance of 415, and attended eight short courses, with an attendance of 1,205. He gave altogether 146 poultry lectures, with an attendance of 11,046.

#### CONTROLLING RODENTS.

#### Project No. 20.

The work under this project is outlined in the horticultural report. On account of the shortage of funds this project was discontinued July 1, 1919.

#### ENTOMOLOGY.

#### Project No. 21.

Special work in the control of truck and garden insects was started December 1, 1917, with the Bureau of Entomology, Department of Agriculture and State Entomologist, W. J. Schoene, of the crop pest office, cooperating. H. N. Gellert worked as special agent and devoted his time equally between Virginia and North Carolina until March 24, 1919. Most of his efforts were along the lines of combatting insect control with truck crops in the vicinity of Norfolk.

W. J. Price, of the Crop Pest Commission of the State, was appointed emergency entomologist in deciduous fruits December 1, 1918, in co-operation with the United States Department of Agriculture. His time was entirely taken up in giving instruction to fruit growers and farmers on the proper methods of controlling insects that attack fruits, vegetables and farm crops. A more complete report of the work done under this project will be found in the report on horticulture. Many posters on insect control, circulars and letters have been distributed.

## COMMUNICATION

#### FROM THE

### COMMISSIONER OF PROHIBITION

# IN RESPONSE TO A RESOLUTION OF THE HOUSE OF DELEGATES

COMMONWEALTH OF VIRGINIA,
OFFICE OF STATE COMMISSIONER OF PROHIBITION,
RICHMOND, VA., February 24, 1920.

Hon. Richard L. Brewer, Jr.,

Speaker of the House of Delegates,

Richmond, Va.

#### HONORABLE AND DEAR SIR:

In response to a resolution of the House of Delegates adopted February 16, 1920, of which I was notified by mail on the 17th of February, requesting a memorandum of the amount of intoxicating liquors delivered by the Commissioner of Prohibition to physicians and druggists, from March 1, 1918, to the date of the adoption of the resolution, giving the names of the physicians, the amount delivered to each, together with the prices paid by them, the following memonranda is respectfully submitted:

This information would have been furnished immediately but for the labor involved of examining every transaction in ardent spirits since the law requiring this department to dispose of the same became effective, classifying between druggists and physicians and eliminating hospitals, manufacturers of flavoring extracts, eleemosynary institutions, etc. These eliminations do not amount to a great many items, but are eliminated to comply with the resolution, and will be promptly furnished also if desired.

While your resolution merely calls for the prices paid, we do not understand whether you mean the prices per gallon or a total amount of the invoice; therefore, we have given both, but your attention is called to the fact that in the amount of the invoice, there is sometimes included, when necessary, the cost of transportation permits and prohibition revenue stamps purchased in the same transaction; thus the small excess in the amount paid to the department above the amount of the ardent spirits is for permits and stamps purchased at the same time.

The aggregate quantity sold to the above two classes covered by this memorandum is 15,739% gallons.

The amount of every memonrandum listed hereunder has been received by this department, and all amounts received up to February 1, 1920, have been accounted for and settled with the Auditor of Public Accounts.

You will note that in several memoranda disbursements were made by local officers; sometimes a chief health officer, sometimes a mayor, Commonweath's attorney or a judge. These were urgent cases during the emergency dreaded by the epidemic of influenza, when these officials kindly represented the department in local distribution among physicians.

Respectfully submitted,

J. SIDNEY PETERS,

Commissioner of Prohibition.

MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS From March 1, 1918, to Rebruary 16, 1920, by the Commissioner of Prohibition of Virginia;

NAME OF PHYSICIAN OR DRUGGIST	GALLONS	KIND OF A. 8.	PRICE PER GALLON	AMOUNT OF INVOICE	REMARKS
H. M. Shield & Co., 1 bbl.		Whiskey	88	\$ 273 00	
M. Shield & Co.	30-	White Sherry wine Gin.	200 200 200 200 200 200 200 200 200 200	5 10	
K. Shield & Co.		Beer, at.	06 bot.	× 5	165 bottles.
Shield & Co.	:	Whiskey	5 10	**	
Wills Pharmacy, 2 barrels	28	Whiskey	200	102	
Larrabee Drug Co., 2 barrels	នទី	Whiskey	25	103 50	
W. Robertson Drug Co.	30	Whiskey	22	28	
R. Wood Drug Co	2	Whiskey	6 10	8 %	
Shield Dens Co.	6 <u>8</u>	Whiskey	25	638 75	
H. M. Shield & Co.	, 001	Whiskey	201	510 00	
V. Winfield	m ç	Whiskey	8:	88	
K. Wood, druggist.	9-	Whishow	25	89	
W. Robertson, druggist	<b>'</b> 8	Whiskey	20	15, 28	
J, Kennedy Corse.		Whiskey	~	8	
American Stores Corporation, druggists.		Whiskey		28	
Vra W Wilkinson		Whiskey	0 10	25	
R. Adams.		Whiskey	•	38	
. Shield & Co.		Whiskey	ю.	1,020 00	
H. M. Shield & Co.		Whishey	85	88	
R. Wood, druggist.		Whiskey	2019		
Juo. T. May		Alcohol		12	
W. M. Reversomh, semetary Roard of Health	38	Whiskey	99	200	
H. S. Balt.	2	Whiskey	5 10	51 50	
W. J. Chewing.	-	Whiskey	2	25	

MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS —CONTINUED.

REMARKS	Reported by Commonwealth's Attorney O. L. Shackleford, letter November 11, 1918.  Sold to physicians during influence spidents as per letter O. L. Shackleford, Commismonwealth's Attorney, October 15, 1918.
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GALLONS	22224444444
NAME OF PHYSICIAN OR DRUGGIST	Dr. W. W. Silvester Dr. W. W. Silvester Dr. J. S. Samman Dr. J. S. Samman Dr. B. Schman Dr. B. Schman Dr. B. Schman Dr. B. Schman Dr. B. M. Baker Dr. Daniel Trige Dr. Thomas P. Weeth Dr. W. Robertson druggist Dr. W. Robertson druggist Dr. W. Robertson druggist Dr. W. Robertson druggist Mayor G. N. Warren (for local physicians) Mayor G. N. Warren (for local physicians) Mayor G. N. Markon Dr. M. Deb (for local physicians) Mayor T. T. Thomas P. Schman Dr. Schwar S. Kight Dr. W. Evharis Dr. M. Winston Dr. Joo W. Winston Dr.
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Whiskey   120 qt.   480	Dr. Wm. L. Old		Whiskey	. 8 ct.	2	
	Dr. R. D. Gasser	0	Whiskey	2 2 2 3 3 3	88	
	Dr. Alphania Walda	٧-	Whishey	; ;	38	
Whiskey   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120	Dr. Southgrate Leigh	-=	Whiskey		. 3	
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# Niskey   Whiskey   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 qt.   120 q	Dr. Geo. L. Reed	-	Whiskey	3 5	38	
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As per letter J. C. Smith, Commonwelath's Attorney, October 21, 1918.			54 gallons.—As per letter Commonwealth's Attorney C. C. Bertraley, October 22, 1918.	
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MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS —CONTINUED.

DATE	NAME OF PHYSICIAN OR DRUGGIST	GALLONS	KIND OF A. S.	PRICE PER GALLON	AMOUNT OF INVOICE	REMARKS
1918 Oct. 17 29	Mayor C. W. Taylor (for local physicians) Dr. J. E. Tilman Dr. J. R. Shacklott, Dr. J. R. Shacklott	జ*•°	Whiskey Whiskey Whiskey	\$ 5 10 5 10	* 50.00 50.00 50.00	
8888	Dr. Aroward or Dates Dr. S. H. Moseley Name mod Drug Co. Dr. St. I. Douvengerion	<b>"</b> ~≘"	Whiskey Whiskey Whiskey	4 00 5 10	-22	
828	Dr. B. R. Hoffenhamer Dr. B. R. Hoffenhamer Dr. B. R. Endmall	**************************************	Whiskey Whiskey	5 10 5 10		
<b>.</b>	Lendoenter Prug Co. E. L. Allen & Co. Druggists. Richard Gibenn, druggists.	373		at 5 10	83i 30	As per return studie L. C. Dar- ley, October 28, 1918, 163 gallons.
8	W. L. Wood, druggist.	, es	Whiskey			
28		5 w	Whiskey Whiskey	5 10 5 10	15 30	
88	F. C. Larrabee, druggist. Dr. F. B. Smith	ol cu	Whiskey Whiskey	5 10 5 10		
8	Dr. W. S. Briggs. Dr. G. S. Puller		Whiskey Whiskey			
	J. A. Pelout.		Whiskey.			13) gallons.—As per letter Sher- iff J. W. Galusha.
	Dr. D. C. Mayes.		Whiskey	at 5 10	<b>88</b>	
	N.		Whiskey			
	L		Whiskey			
2	Geo. A. Arha Chas. W. Gra		Whiskey Whiskey	5 10	\$ 10	
28	W.E.	2-	Whiskey	5 10	51 50	
12	Dr. R. W. Sturgis.	. <b>:</b>	Whiskey			
= 8	J. W.		Whiskey			
12	Dr. Chae. W. Doughtie.		Whiskey			
21	Jos. Morton.	**,	Whiskey		_	
3 22	Chas.	_*	Whiskey			•
28	Jno. W. Winston		Whiskey			
22	Dr. R. M. Barker	_*	Whiskey			
R.R.		- -	Whinkey		_	

2114 quarts—Reported by O. L. Shaokleford, C o m m o n - wealth's Attorney, letter October 30, 1918.		28.08.08.09.09.09.09.09.09.09.09.09.09.09.09.09.	16 30 16 30 16 bottlee.
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House Document No. 10

MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS —CONTINUED.

	HOUSE DOCUMENT NO. 10	
REMARKS	As per letter Judge Thos. D. Robertson, November 18,	
AMOUNT OF INVOICE	**  **  **  **  **  **  **  **  **  **	12 78 12 78 14 61 15 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
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NAME OF PHYSICIAN OR DRUGGIST	H. M. Shield & Co. Occhard Drug Co. Dr. W. O. McCabe Wille Pharmach Mayor L. C. Brook (for local physicians) Dr. C. L. Purdy. Dr. V. A. Vermillion Dr. C. L. Weaver. Massic & Loug. druggist Namemond Drug Co. Dr. Clifton Miller Dr. M. L. Sallard Shirey & Brown, druggists. Dr. W. D. Cox. Dr. W. D. Cox. Dr. W. D. Cox. Dr. P. P. Nottinghum Mayor Chas. W. Browning (for local physicians) Dr. W. D. Cox. Dr. P. P. Rown Brown Dr. W. B. Gordon Dr. A. Brown Brown Dr. W. B. Gordon Dr. M. Brown Brown Dr. W. B. Gordon Dr. M. Brown Brown Dr. W. B. Gordon Dr. A. Brown Brown Dr. W. B. Gordon Dr. A. Brown Brown Dr. W. B. Gordon Dr. Christon Miller Dr. Frank Honderson W. B. Johnson Pharmacy	Dr. M. L. Stallard Dr. L. J. Tudor Dr. R. P. Carr Dr. Ros. P. West Dr. W. Holly Dr. W. Holly Namemond Drug Co. Dr. J. E. Tilman Craitelité Joues druggista Dr. R. N. Graham Dr. R. N. Graham Dr. R. N. Graham Dr. R. N. Graham
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'			Whiskey			
-	-	87	Whiskey			
	31 Craighill & Jones, druggists Diamond Hill Pharmacy.	<b></b>	Whiskey Whiskey			
Nov.	Lumsden & Hanner, druggists.	27	Whiskey			
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	W. W. Robertson, druggist	38	Whiskey	019	88	
	Dr. Thos. P. West.	₹*	Whiskey	27 0	38	•
~~	20 Dr. R. R. Lee	ໍຕ	Whiskey	5 10	15.88	
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j Š	Dr. B. A. Ransend	40-1	Whiskey			
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	Areme G. Jones.	→ e<	Whiskey	61.5	02 87	As per letter Sheriff N. W. Cog-
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	Dr. G. L. Houshans	-•	Whiskey	9		
j Š	31 Mayor W. M. Delp (for local physicians)	• •	Whishey	22	25	

	Ηου	SE DOCUMENT	No. 10	18
		131 quarts.—As per letter Commonwelsth's Attorney O. L. Shakleford, November 22, 1918.	As per letter of Sheriff W. J. Boose, November 22, 1918.	30 gallons.—As per letter Commonwealth's Attorney R. B. Alberson, November 26, 1918.
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Mayor W. M. Delp (for T. M. Shield & Co. Dr. J. M. Burke Dr. H. K. McCamell. Clanton Drug Store. Jos. P. Hall, Inc., drug Dr. Reginald B. Honry Dr. Reginald B. Honry Dr. J. C. Sleet. Dr. J. C. Sleet.	Dr. S. R. Wilson. Dr. Ambler Amaustell Dt. Jno. G. Winston. Dr. G. R. Berkeley. Dr. E. T. Hargrave. Dr. E. H. Gron. Dr. E. H. Grotn. Dr. S. R. Wilson. Dr. S. R. Wilson.	Dr. Emerson Land Dr. J. D. Hardy Dr. Jino, A. Davis Dr. Jino, A. Davis Dr. Jino, F. Woodward Dr. Jino, F. Woodward Dr. J. Didgood Dr. J. Didgood Dr. J. N. Reed	Dr. S. A. Sutton. Dr. P. K. Graybill Dr. W. N. Breckenridg Dr. L. C. Brock, may Dr. J. N. Walker. Dr. E. J. Moseley. Nanemond Drug Co. Dr. W. A. Kearney.	Dr. Hugh Parish Dr. G. W. Hayes Dr. T. S. Cooke Dr. R. R. Robertson Dr. E. A. Makuran Dr. E. A. Hatton Dr. J. T. Jarrett Dr. E. H. Claud Dr. E. H. Claud
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MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS
—CONTINUED.

CALLLONS	REMARKS	66 gallons.—As per letter Commonwealth's Attorney C. C. Berkeley.	
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GALLONS  4	KIND OF A. S.	Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey	Whiskey
Dr. M. E. Monse Dr. R. P. Stryker Dr. G. C. Tucker Captain Berbun Huffne, medical supply officer Captain Berbun Huffne, medical supply officer Captain Berbun Huffne, medical supply officer Captain Berbun Huffne, medical supply officer Lie P. Hall, Inc., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. Shield & Co., druggist H. J. Delp (for local physicians) Dr. Harbee, druggist Dr. H. Robinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson Dr. H. Kobinson	GALLONS	46 6.1.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.	•
E 1222	NAME OF PHYSICIAN OR DRUGGIST		

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	24 Dr. J. Kennedy Corss. 24 Dr. W. E. Knewstep. Dr. W. J. Kampenbaugh. Dr. W. S. Snead.	Dr. H. S. Bartholomew 28 Dr. Louis Loeb Dr. Jas. L. Buxton	M. Dr. Chas, W. Schavey. Dr. R. S. Fuller. Dr. Juo, W. Ashbrook.	SE Dr. Samuel Downing. Dr. P. Soott.	29 Dr. E. M. Newsome. Dr. W. F. Cooper. Dr. Clarence Butaner.	30 Dr. S. W. Hobson Dr. D. W. Draper Dr. W. Allan	31 Dr. P. H. Glarte Dr. H. J. Davis Dr. B. B. Dray	26 Dr. Fuller 27 Dr. J. D. Hageod	P. R. P. Thornton. Dr. H. B. Anderson. Dos. P. Hall, Inc., druggists. Dr. W. F. Hundle.	3 Dr. Thes, M. Taylor. 4 Lumsche Hanner, druggists.	5 Dr. Geo. Ross. 2 Geo. R. Wood, druggist		American Stories Co., druggists Dr. T. Welte Dew. F. B. Simmson, drugsist	àà	בַּבְּבַב	Ď

MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS
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As per letter O. L. Shackleford, Commonwealth's Attorney, December 28, 1918.

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MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS —CONTINUED.

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As per letter Commonwealth's Attorney, B. C. Syme, Do-	oember 11, 1918.	76 quarta.—As per letter Com- monwealrh's Attorney O. L. Shackleford.	
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Dr. Henry Clay Smith   Dr. Boltzman   Dr. M. Bynum   Dr. Roderide Dow   Dr. Roderide Dow   Dr. Roderide Dow   Dr. Will's Pharmach   Dr. Bas F. Alsop   Dr. W. R. Drewry   Dr. W. R. Drewry   Dr. Chas McCullock   Dr. Chas McCullock   Dr. Chas McCullock   Dr. Chas McCullock   Dr. Chas McCullock   Dr. Jas T. Alsop   Dr. Jas T. Alsop   Dr. Jas T. Alsop   Dr. Jas T. Anold   Dr. W. R. Anold	12   Dr. H. B. Martin   14   Dr. L. P. Michaels   15   Dr. L. P. Michaels   16   Dr. Wm. H. Fuller   18   18   Dr. Wm. H. Fuller   19   Dr. Wm. H. Carnett, health officer   10   Dr. E. W. Twyman   14   Dr. E. W. Twyman   14   Dr. H. M. Martin, health officer   16   Dr. J. N. Walartin   17   Dr. J. N. Walartin   18   Dr. J. N. Walartin   19   Dr. J. Whitehead   18   Dr. E. Whitehead   19   Dr. E. S. Whitehead   19   Dr. E. E. Whitehead   19   Dr. E. E. Whitehead   19   Dr. E. E. Whitehead   19   Dr. E. E. Whitehead   19   Dr. E. E. Whitehead   19   Dr. E. E. Whitehead   19   Dr. E. E. Whitehead   19   Dr. E. E. Whitehead   19   Dr. E. E. Whitehead   19   Dr. E. E. Whitehead   19   Dr. E. E. Whitehead   19   Dr. E	Dr. E. F. Krese. Dr. L. Detrick. Dr. S. H. Bright. Dr. S. H. Bright. Dr. A. M. Burfoot. Dr. A. M. Burfoot. Dr. A. M. Burfoot. Dr. W. Ruffin. Dr. K. Ruffin. Dr. S. Willowen.	Dr. R. S. Perkins.  Dr. Go. F. Myers. Dr. Goo. F. Myers. Dr. Co. J. Andrews. Dr. J. Andrews. Dr. John Watt Dons. Dr. John Watt Dons. J. W. Hobson. J. Caltres. Dr. Caltres. Dr. Caltres. Dr. Caltres. Dr. Caltres. Dr. Caltres. Dr. Caltres. Dr. Caltres. Dr. Caltres. Dr. Caltres. Dr. Caltres. Dr. Caltres. J. Smith. Dr. C. W. Avermillion.
Dec. 10		Dec. 14	. 13 Oct. 19 Dec. 14
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MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS —Continued.

DATE	<u>.</u>	NAME OF PHYSICIAN OR DRUGGIST	GALLONS	KIND OF A. S.	PRICE PER GALLON	AMONUT OF INVOICE	REMARKS
Dec. 1	27.89	12 Dr. B. B. McCutchan. 18 Dr. B. L. Dillard.	***	Whiskey.		22.0 22.0 22.0 22.0 22.0 22.0 22.0 22.0	
		Dr. H. Norton Mason. Dr. G. L. A. Parue		Whiskey.	5 5 5 5 5 6	28	
		Dr. Rawley H. Fuller.	<b>~</b>	Whiskey		15 80	
-	- 22	Dr. J. Elwood Knight.		Whiskey	200	888	
		Dr. K. D. Tucker. Dr. Wm. F. Warren, health officer.		Whiskey	200	8 8	
		Dr. Wm. F. Warren. Dr. Lee Taliaferro	<b>∞</b> ∾	Whiskey Whiskey		20 01	
Nov.	8:	Dr. G. H. Eyster	₩,	Whiskey	•	8 5 8 8	
	2	Dr. L. F. Lee		Whiskey		88	
,	_	Dr. M. E. Mease	•;	Whiskey	8:	49 50	
	22	Geo. R. Wood, druggist	25	Whiskey		525 30	
	2	White Drug Co.		Whiskey		46 30	
	_	White Drug Co.		Whiskey			
	_	Dr. Thos. P. West,	40-4	Whiskey		38	
	12	Dr. J. Weldon Smith	٦,	Whiskey		8	
	8	Drs. Carr and Bruce.	4	Whiskey	5 10	8:	
		Dr. Thos. J. Woolridge		Whiskey	9 10	28	•
	3 25	White Drue Co.	~∾	Whiskey	10 00	3.5	
	2	Dr. B. W. Rawles.		Whiskey		88	
	8:	Dr. Wm. J. West.		Whiskey	A 10	88	
-	- -	Nansemond Drug Co	<b>7</b> 00	Whiskey	20	88	
		Dr. R. R. Lee.		Whiskey		88	
•	•	Massie & Long, druggists,		Whiskey		25	
	22	Massic & Long, druggists,	· ::	Whiskey	90	88	
	8	Dr. M. Barrett.	· ~	Whiskey		2 2	
		Dr. L. O. Vaughan,	-	Whiskey		S.	
		Dr. J. P. Repass.	_	Whiskey		88	
	_	Dr. J. Thomas Taylor	• ⁻	Whiskey		88	
	_	Dr. Chua, C. Tucker	~ ~	Whiskey	10 00	31 50	
-*	28	Dr. J. A. Gilmer.	) — (	Whinkey	000		
	-	Dr. J. A. Giltaer.	-	W.IIIM.Cy.	01.0	- RF 01	

Dr. S. L. Scott, Smith, Smith, S. Whiskey   5 10   10   10   10   10   10   10	22 quarts.			21 gallons.—As per letter J. B. Beverley, clerk, January 25, 1919.	
Dr. S. Boott, P. B. Boott, B. B. Boott, B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. Boott, B. B. B. B. B. B. B. B. B. B. B. B. B.		51 50 5 10 10 70 6 40	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	13 96 15 80 13 00 1,343 85	
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Dr. Henry Clay Smith.  Dr. S. L. Socit. Dr. R. Smith. Dr. R. Smith. Dr. R. Suryker. Dr. P. T. Suryker. Dr. P. T. Suryker. Dr. P. T. Suryker. Dr. P. T. Suryker. Dr. P. T. Suryker. Dr. Hall Inc. druggists. Dr. Lee Cooke. Dr. A. M. Arritt. Dr. A. M. Arritt. Dr. Roderick Dew. Sheriff W. Hornbalear. Dr. Roderick Dew. Sheriff W. Hornbalear. Dr. Geo. P. Griffity. Dr. W. H. Ribble. Dr. J. A. Pollard. Dr. J. D. Hagood. Dr. Arkologier. Dr. J. D. Hagood. Dr. J. D. Hagood. Dr. J. D. Hagood. Dr. J. D. Hagood. Dr. J. B. Morritt. Dr. J. B. Morritt. Dr. J. B. Morritt. Dr. J. B. Morritt. Dr. J. B. Morritt. Dr. J. B. Morritt. Dr. J. B. Morritt. Dr. J. B. Morritt. Dr. J. B. Morritt. Dr. J. B. Morritt. Dr. J. B. Morritt. Dr. J. B. Morritt. Dr. J. B. Morritt. Dr. J. B. Morritt. Dr. Hall Inc. Dr. Hall Inc. Dr. R. A. Martin. Dr. B. Stuart. Dr. B. G. Stuart. Dr. B. G. Stuart. Dr. B. G. Stuart. Dr. E. Stuart. Mayor W. M. Delp (for local physicians). Dr. E. Stuart. Mayor W. M. Delp (for local physicians). Dr. E. Stuart. Mayor W. M. Delp (for local physicians). H. M. Shield & Co., druggists.		_		2 3 1 1 1 263 4	*
	B. Dr. Henry Clay Smith. Dr. S. L. Scott. Dr. T. B. Sunith. Dr. R. Suryler. Dr. R. Suryler. Dr. R. Suryler. Dr. R. Suryler. Dr. R. J. Pane. Dr. H. Shield & Co., druggists. Dr. H. B. Mann. Dr. A. M. Arritt. W. Robertson, druggist. Dr. Roderick Dew. Sheriff W. A. Wilson (for local physicians). Dr. F. W. Hornbaker. Dr. F. W. Hornbaker. Dr. Geo. P. Griffity. Dr. Wash P. Singed. Dr. W. Ribble. Dr. W. Ribble. Dr. W. Ribble. Dr. W. Ribble.	Dr. Axley Giler. 3 Dr. J. D. Hagood. 5 Dr. J. D. Hagood. 1 Dr. B. F. Idin.		H	H. M. Shield & Co., druggists.

MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS

A. S. GALLON OR DRUGGIST GALLONS OF PHYSICIAN OR DRUGGIST GALLONS OF GALLON INVOICE REMARKS	Dr. A. C. Bryce       4       Whiskey       \$ 6 50       \$ 162         Dr. W. T. Jones       2       Whiskey       6 50       13 00         Dr. Louis Loeb       5       Whiskey       6 50       32 50	American Stores Corporation, druggists	Dr. W. F. Cooper   5 Whiskey   6 50   32 50   1 Dr. Robert A. Dean   3 Whiskey   10 00   30 50   10 Dr. R. Lee   2 00 00   10 Dr. R. D. Tucker   1 Whiskey   6 50   7 00   1 Dr. R. D. Tucker   1 Whiskey   6 50   7 00   1 Dr. R. D. Tucker   1 Dr. R. D. D. D. D. D. D. D. D. D. D. D. D. D.	3 Whiskey 6 50 4 Whiskey 6 50 10 Whiskey 6 50	10 Whiskey 6 50 1 Whiskey 6 50 1 Whiskey 6 50	4 Whiskey 6 50 25 Whiskey 6 50	1 Whiskey 5 10 204 Whiskey 5 10 5 10 4 Whiskey 5 10	Suppernong Wine 3 00	Dr. H. S. Brown 6 50 13 50 13 50 Dr. H. S. Balt. 1 Whiskey 6 50 20 00 Dr. Chas. P. Smith 6 50 20 00 Whiskey 6 50 20 00 Whiskey 6 50 32 50 00 Whiskey 6 50 32 50 00 Whiskey 6 50 32 50 00 Whiskey 6 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50 106 50	81	M. B. Linkous.  Whiskey 6 50 7 00  W. R. Jones.  M. W. Stallard 6 50 1 65  Whiskey 6 50 26 50  Thos. P. West 6 50 7 00  Whiskey 6 50 7 00  J. T. G. Porns.
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MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS —CONTINUED.

NAME OF PHYSICIAN OR DRUGGIST   A. B. A. B. A. B. A. B. A. B. B. Druggists   B. B. Whiskey   B. 510	AMOUNT REMARKS INVOICE	43 35 51 50	103 00	55 80 6 90 6 90 6 90 6 90 7 90 7 90 7 90 8 90 8 90 8 90 8 90 8 90 8 90 8 90 8	012	127 50 1 20)	9 80	9 60 As per letter Commonwealth's 7 700 Attorney O. L. Shackleford, 1 7 700 Taxonar 14 1010	8888	6 00) 10 70		20 00 20 00 3 90 5 bottlee. 5 10		10 70 2 00
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·	NAME OF PHYSICIAN OR DRUGGIST	Will's Pharmacy Will's Pharmacy	Dr. P. P. Stryker, health officer	Dr. Jas. S. Rhodes. Dr. E. I. Huff. Dr. T. P. Weet. Dr. M. E. Hundley.	Dr. J. A. Jackson. Dr. A. M. Bynum. Dr. T. B. Smith.	Dr. S. F. Dickenson. Jos. P. Hall, Inc., druggists. Dr. R. S. Parkins.	Dr. P. S. Schenk. Dr. W. J. Bibood	Dr. Chas, K. Vance Dr. G. R. Berkeley Dr. C. D. J. McDonald	Dr. W. B. Borlor. Dr. A. E. Goodloe. Dr. Julian M. Baker.	Dr. S. K. Wilson. Dr. Robert Gravins. Dr. Thos. J. Woofridge.	Dr. C. A. Brown. Dr. S. W. Hobson. W. W. Robertson, druggist.	Dr. J. D. Briggs. Dr. Drewry H. Mason. Dr. G. A. Brown. Dr. C. M. Smith.	Jos. P. Hall, Inc., druggiede Dr. E. M. Mann. Dr. Jas. Shacklette	Dr. E. R. Martin

s per letter O. L. Shackleford, Commonwealth's Attorney, February 25, 1919.

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REMARKS			87 quarts.—As per letter Judge E. W. Coleman, February 27, 1919.			
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NAME OF PHYSICIAN OR DRUGGIST	Dr. M. P. Doyle. Dr. L. C. Shepperd. Dr. P. S. Schenk. Dr. B. M. Buker. Dr. A. E. Goodloe.	Dr. E. W. Rawles   Dr. L. Sawyer   Dr. L. Sawyer   Dr. L. Sawyer   Dr. L. Sawyer   Dr. Barso   Dr. L. C. Ferebee   Dr. L. M. Burfoot   Dr. L. C. H. Barlow   Dr. C. H. Barlow   Dr. J. W. Abbitt   Dr. J. W. Rawlet   Dr. J. W. Rawlet   Dr. J. W. Rawlet	Dr. F. S. Hope. Dr. L. L. Sawyer. Dr. R. L. Corbell. Dr. L. L. Sawyer.	Drs. Mann & Burfoot. Dr. F. S. Hope Dr. G. Blow Dr. E. W. R. wis. Dr. E. T. Glover. Dr. E. W. Rawiis. Dr. E. W. Rawiis. Dr. E. W. Rawiis. Dr. E. W. Rawiis. Dr. E. W. Bawiis. Dr. E. W. Rawiis.	Dr. J. J. Anderson Dr. B. A. Hord Dr. Chus, P. Smith. Dr. M. W. Moore. Dr. C. J. Moore.	mayor A. Cautiori (to room payatemb). Dr. B. I., Scott. Dr. Lee Cooke.
DATE	1919 Feb. 25	Oct. 18 Oct. 18 19 19 22 22 23 24 25		Jan. 2 Jan. 3 3 12 14 14 19 19 Feb. 7	Mar. 15 Mar. 24 Jan. 17 Mar. 24	2 2

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-** %	Dr. C. H. Moncure	0.22		. 00 6	J. Edward Harris.	H. M. DeJarnette	S. H. Moseley.	J. A. Noblin	H. S. Corev		•	Leadbeatter Drug Co 8 White F. T. Allan & Co. drugenists 3 White	. 60	27	ec e	•	~	۵.	00		9	12	m :		- m	. "		80	mç		12

MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS —CONTINUED.

REMARKS	69‡ gallons.—As per letter of Judge Louis C. Barley, Feb- ley, February 14, 1919.				
AMOUNT OF INVOICE	\$ 393.20	2 00 1 60	5 60	56 10 26 26 26 26 26 26 26 26 26 26 26 26 26 2	138 28 138 28 138 28 138 28
PRICE PER GALLON				01088888888888888888888888888888888888	9999 8888
KIND OF A. S.	Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey	Whiskey Whiskey Wine Wine	Whiskey	Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey	Whiskey Whiskey Whiskey Whiskey Whiskey
GALLONS	დთე_ოდო <i>4</i> -4-9	4.2			**************************************
NAME OF PHYSICIAN OR DRUGGIST	Loadbeatter Drug Co. Leadbeatter Drug Co. Leadbeatter Drug Co. Allen & Co., druggists. Leadbeatter Drug Co. Allen & Co., druggists. Leadbeatter Drug Co. Allen & Co., druggists. Leadbeatter Drug Co. Richard Gibson, druggist.	Allen & Co., druggists Allen & Co. druggists Dr. Alex Brown Dr. J. H. Ayers	Dr. H. Clay Carron		Dr. H. F. Hoskins. Geo. R. Wood, druggist. Dr. J. R. Shlacklette. Dr. J. W. Simmons. Dr. Peyton Green.
DATE	1918 Dec. 7 17 28 28 28 27 28 28 28 28 28 28 28 28 28 28 28 28 28	1919 Jan. 10 14 Feb. 17	Dec. 10	Feb. 18 10 117 117 18 18 18 1918 Dec. 5	Feb. 22 21 76b. 19

		281 on 1		11# gallons — As per letter Com- monwealth's Attorney, Feb- ruary 24, 1920.	
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atorioris -40-40-40	<u>.</u>	448881111 <u>5</u>	<del></del>		" <del>"</del> ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~
30 Dr. A. L. Winslow 16 Dr. A. T. Austin 16 Dr. W. C. Yestts 19 Dr. S. E. Hughes.	Dr. I. C. Harrison. Dr. G. T. Carter. Dr. J. C. Carter. Dr. J. C. Glies. Dr. J. C. Glies. Dr. J. C. T. Carter. Dr. C. T. Carter. Dr. C. T. Carter. Dr. C. T. Carter. Dr. C. T. Carter. Dr. C. T. Carter. Dr. C. T. Carter. Dr. C. T. Carter. Dr. G. T. Carter. Dr. G. T. Carter. Dr. G. T. Carter.	Dr. G W Johnson. Dr. T W Edmunds. Dr. T W Weithunds. Dr. J. L. Jennings. Dr. T W Gutsch. Dr. T W Edwards. Dr. T W W C Wester. Dr. T W James. Dr. F. Jennings. Dr. J. Jennings.	Dr. A. P. West. Dr. C. C. Grove. Dr. J. L. Jennings. Dr. J. L. Jennings. Dr. J. M. Robinson. Dr. J. E. Taylor.	Dr. J. E. Taylor. Dr. I. C. Harrison. Dr. J. L. Jonings. Dr. J. L. Jonings. Dr. W. S. Snead.	Dr. C. W. Garnagron. Dr. B. W. Dilland. Dr. H. W. Suead. Dr. W. H. Lewis. Dr. R. O. Tucker. Garnon Druggest. Charles B. G. Congress. Dr. S. R. Jordan.
Dr. A. L. Winslow Dr. A. T. Austin. Dr. W. C. Yeatts. Dr. S. E. Hughes	Dr. I. C. Harrison. Dr. C. T. Carter. Dr. C. T. Carter. Dr. J. C. Giles. Dr. Dr. Dr. Mall. Dr. Dr. C. T. Carter. Dr. C. T. Carter. Dr. C. T. Carter. Dr. C. T. Carter. Dr. C. T. Carter. Dr. C. T. Carter. Dr. C. T. Carter. Dr. C. T. Carter. Dr. C. T. Carter. Dr. C. T. Carter. Dr. C. T. Carter.	Dr. G W. Johnson Dr. T. W. Edmun Dr. A. P. West. Dr. T. W. Edwards Dr. T. W. Edwards Dr. W. C. Yeatts. Dr. F. W. James. Dr. J. L. Jennings Dr. J. L. O. Crumple	Dr. A. P. West Dr. C. C. Grove Dr. J. L. Jennings Dr. J. M. Robinsol Dr. J. M. Robinsol	Dr. J. E. Taylor. Dr. J. C. Harrison Dr. J. L. Jennings Dr. J. L. Jennings Dr. W. S. Snead	Dr. C. M. Carring Dr. B. W. Dillard Dr. H. M. Sneed Dr. W. H. Lewis. Dr. R. O. Tucker Clanton Drug Co. Dr. S. R. Jordan.

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MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS —CONTINUED.

DATE	NAME OF PHYSICIAN OR DRUGGIST	GALLONS	KIND OF A. S.	PRICE PER GALLON	AMONUT OF INVOICE	REMARKS
1918 April 5	12.0		Sherry Wine		* 60	
Mar. 31	56	·	Whiskey		325	
31	Dr. J. Kennedy Corss. Dr. J. C. Gordon.	o	whiskey	8 6 8 6	\$ 3 85	
	Dr. R. J. Payne.	es -	Whiskey	о c	91 g	
April 2	Dr. W. W. Wilkinson.	۰۵.	Whiskey	. 0	10.00	
*	Dr. E. J. Moseley.	<b>~</b> _	Whiskey		200	
•	Dr. C. A. Brown.		: :		8	
	Dr. W. M. Melvin.	C4 6	Whiskey	0	68	
-	Dr. R. C. Smith Dr. Boderick Dew	o 60	Whiskey	» C	38	
	Dr. W. W. Bennett	,	Whiskey	•	2 20	
	Dr. H. B. Lush.	-40-	Whirkey		25	
•	Dr. A. B. Gravatt	*.6	Whiskey	٠	200	
90	F. M. Shield & Co., drugging.	202	Whisher.	25	1,908 00	
	Dr. C. W. Prichatt	5-4	Whiskey	•	8	
	Dr. W. C. McCabe	•	Whiskey			5 quarts.—As per letter C. A.
	Dr. J. A. Rucker		Whinkey at	2 50	12 50(	Moore, clerk.
	Dr. M. P. Rucker	<b></b>	Whiskey			
	D. E. F. West.	***	Whiskey			
	Dr. Duval Hicks.	٠,_	Whiskey	•	9 70	
	Dr. C. L. Purdy	-	Whinkey	2.6	10 20	
	Dr. E. L. Johnson	*	Whiskey	9	102 01	A Constant Act was letter A
	Dr. T. P. West	14	Whiskey	4	3.	Moore, Clerk.
	Dr. J. A. Rucker	••	Whiskey			
*	Sheriff W. A. Wilson (for local physicians).	21	Whiskey	•	15 13	
	Dr. Southgate Leigh	පු.	Whiskey		900	
•	Dr. J. C. Bleet.	-:	Whilekey	35	8 6	
April 11	Dr. J. Genus.	-	Whisher	3.5	06	
	Dr. L. W. Ja kenn		Whiskey	200	7 20	
	Dr. Jno. W Winston.	200	Whiskey	_	12 00	
	Dr. P. S. Schenk	-+-	Whiskoy		2.	
	Dr. G. R. Borkeley	₩.	Whiskey	1 2 1 dt	3 8	
	Dr. E. H. Horton		Whirkey		88	
	Dr. Alpheus Fiolds		Whiskey	_	3 80	

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H. M. Shield & Co., druggists H. M. Shield & Co., druggists Dr. D. F. Wesver F. B. Simpson, druggist. Dr. P. A. Sott Dr. P. A. Sott Dr. P. A. Sott Dr. P. A. Vermillion.	Dr. Won. H. Cassell. Dr. Geo. H. Eyster. Dr. E. W. Twyman. Dr. E. W. Twyman. Dr. G. L. Morris. Dr. G. L. Morris. Dr. Jo. A. Pollard. Dr. E. W. O. Co.	Brown & Cambon's rightness, Dr. M. E. M. Taylor. Dr. M. E. Meese Dr. C. C. Cline. Dr. D. F. Weaver Goo. R. Weaver Dr. C. C. Cline. Dr. C. C. Cline. Dr. C. C. Cline. Dr. S. W. Hobon Dr. Nash P. Snead Dr. N. W. Howin Dr. N. W. Howin Dr. M. H. Lewis Dr. W. H. Lewis Dr. M. L. L. Patterson. Dr. M. L. L. L. Patterson. Dr. J. A. Nowlin.	Dr. F. W. James. Dr. Jao. I. Nall. Dr. J. E. Taylor. Dr. A. L. Winslow. Dr. Jr. L. Nall. Dr. Jr. L. Jennings. Dr. J. L. Jennings. Dr. J. L. Jennings. Dr. J. L. Jennings. Dr. J. L. Jennings. Dr. J. L. Jennings. Dr. J. L. Jennings. Dr. J. L. Jennings. Dr. J. W. Prichett. Dr. C. W. Prichett.

MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS
—CONTINUED.

DATE	NAME OF PHYSICIAN OR DRUGGIST	GALLONS	KIND OF A. 8.	PRICE PER GALLON	AMOUNT OF INVOICE	REMARKS
1918 Oct. 15	Dr. W. Otwa Lee		Whiskey			
988	200 200	9 69 6	Whiskey			
389	. W.	N 04	Whiskey			
22	70.	<b>*</b> :*	Whiskey			
16	٥٥		Whiskey			
	Dr. W. E. Jennings	-	Whiskey			
Nov. 18	Ä		Whiskey			
7 Oct 78	<u></u>		Whiskey			
Nov.	Ä		Whiskey			
92	Ä		Whiskey			
	Ä		Whiskey			
1919 Jan. 31			Whiskey	5	198 67	031 cm llone
1918		4	TIME OF THE PARTY	2 .	10 021	est ganoms.
	Dr. W. C. Yeatts. Dr. J. E. Hughes	_*	Whiskey			
Nov. 23	_	<b>*</b>	Whiskey			
Jan. 1	Dr. C. T. Carter	-41-	Whiskey			
Feb. 4	Dr. Dricks James. Dr. W. Otwa Lee. Dr. Britos James.	ln-In-8	Whiskey Whiskey			
1918 Oct. 15		-40	Whiskey			
Jan. 4	Dr. Bruce James. Dr. Jno. L. Nall		Whiskey Whiskey			
1918 Dec. 4	1918 Dec. 4 Dr. C. B. Williams.	*	Whiskey			
861			Whiskey			
Jan. P	Dr. C. H. Fibinerei	-	Whinkow			
0 1 1.0	Dr. W. E. Jenninge	-	W. III. Brog	-		

	As per letter O. L. Shackleford, Commonwealth's Attorney, March 2, 1919.	
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T. Halsey G. Gallup C. T. Myers L. Co lier C. Land Cand H. Peaks Albert as, Sanders P. Doyle P. Doyle D. Marton D. Hardy W. Fields W. Fields	Dr. R. D. Glasser. Dr. T. D. Glasser. Dr. J. D. Jackson. Dr. W. Harrell. Dr. R. W. Witchead. Dr. C. E. Harrell. Dr. C. E. Harrell. Dr. C. E. Mortischen. Dr. W. B. Borror. Dr. W. B. Borror. Dr. W. B. Borror. Dr. M. A. A. Nien. Dr. A. A. Perkins. Dr. A. A. Perkins. Dr. J. R. Adams. Dr. J. R. Adams. Dr. J. R. Adams. Dr. J. R. Adams. Dr. J. R. Adams. Dr. J. R. Adams. Dr. J. R. Adams. Dr. J. R. Adams. Dr. J. R. Adams. Dr. J. R. Adams. Dr. J. R. Adams. Dr. J. R. Adams. Dr. J. R. Adams.	Dr. Lee Taliaferro Dr. E. E. Smith Dr. W. W. Stallard Dr. Poyton Green Dr. Chara Haskell Dr. Clifton Miller Dr. Samuel Downing Dr. W. Banett Dr. W. Barrett Dr. W. Barrett Dr. W. H. Mobely Dr. W. H. Mobely Dr. C. M. Prichett Dr. A. Jakkson Dr. A. Jakkson Dr. A. Jakkson Dr. A. J. Jakkson Dr. J. W. Simmons

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MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS —CONTINUED.

DATE	E NAME OF PHYSICIAN OR DRUGGIST	GALLONS	KIND OF A. S.	PRICE PER GALLON	AMOUNT OF INVOICE	REMARKS
1918 Oct. 1	Dr. W		Whiskey			
	0 00 0	,	Whiskey			
	28 Dr. W. C. Yeatts		whiskey Whiskey			
		57.	Whikey			·
			Whiskey			
	Dr. W. E. Jennings.		Whiskey			
Nov.	18 Dr. W. E. Jennings		Whiskey			
Ö tt		. ~	Whiskey			
			Whiskey			
	18 Dr. Bruce James		Whiskey			
9101	2 D	-	Whiskey			
Jan.	31 Dr. C. W. Prichett		Whiskey	9 20	\$ 426.57	R34 mallons.
1918	,	•		2		
og ;	18 Dr. W. C. Yeatts Dr. J. E. Hughes		Whiskey.			
1919	5	<b>.</b>	и прекеу			
Jan Jan	Dr. C. T. Carter Dr. Bruce James	***	Whiskey.			
F90.	<u> </u>		Whiskey			
	25 D	- <b>4</b> n	Whiskey			
Jep.	4 Dr. Bruce James. 5 Dr. Jno. L. Nall.	rdnida	Whiskey			
D 20	•	-4-	Whiskey			
Jan.	6 Dr. C. W. Prichett.	-	Whiskey			
Oct.	16 Dr. W. E. Jennings.		Whinkey			
	_	_		_	_	

		As per letter O. L. Shackletord, Commonwealth's Attorney, March 2, 1919.	
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,~~ <u>,</u> ~~,			Dr. S. L. Christian   Whiske   Dr. A. P. Christian   Whiske   Dr. H. Harrison   Whiske   Dr. H. Harrison   Whiske   Dr. J. R. Adams   Whiske   Dr. J. R. Adams   Whiske   Dr. J. R. Adams   Whiske   Dr. E. W. Twynnian   Whiske   Dr. E. W. Twynnian   Whiske   Dr. E. W. Smith   Whiske   Dr. E. Smith   Whiske   Dr. E. Smith   Whiske   Dr. E. Smith   Whiske   Dr. Chas Haskell   Whiske   Dr. Chas Haskell   Whiske   Dr. Chas Haskell   Whiske   Dr. Chas Haskell   Whiske   Dr. Samuel Downing   Whiske   Dr. Samuel Downing   Whiske   Dr. W. W. Bennett   Whiske   Dr. W. Barrett   Whiske   Dr. W. Barrett   Whiske   Dr. W. Barrett   Whiske   Dr. W. Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Whiskell   Dr. Chas Haskell   Whiskell   Dr. Chas Haskell   Whiskell   Dr. Chas Haskell   Whiskell   Dr. Chas Haskell   Whiskell   Dr. Chas Haskell   Whiskell   Dr. Chas Haskell   Dr. Chas Haskell   Whiskell   Dr. Chas Haskell   Dr. Chas Haskell   Whiskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Whiskell   Dr. Chas Haskell   Whiskell   Dr. Chas Haskell   Dr. Chas Haskell   Whiskell   Dr. Chas Haskell   Whiskell   Dr. Chas Haskell   Whiskell   Dr. Chas Haskell   Whiskell   Whiskell   Dr. Chas Haskell   Whiskell   Whiskell   Dr. Chas Haskell   Whiskell   Dr. Chas Haskell   Whiskell   Whiskell   Dr. Chas Haskell   Whiskell   Dr. Chas Haskell   Dr. Chas Haskell   Whiskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas Haskell   Dr. Chas H

ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS—CONTINUED.	REMARKS	
HYSICIANS AI	AMOUNT OF INVOICE	*  \$25.07.7  \$25.05.50.00.00.00.00.00.00.00.00.00.00.00
ED TO P	PRICE PER GALLON	
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T SPIRITS -Continued	GALLONS	**************************************
MEMORANDUM SHOWING QUANTITY OF ARDEN	NAME OF PHYSICIAN OR DRUGGIST	Dr. J. W. Humphries  Dr. J. W. Humphries  Geo. N. Wood, druggists  H. M. Shield & Co., druggists  H. M. Shield & Co., druggists  Dr. L. O. Vauhan  Dr. E. O. Vauhan  Dr. E. D. Pucker.  H. S. Biald & Co., druggists  Dr. J. P. West  Dr. J. W. Simonas.  Dr. J. W. Simonas.  Dr. J. W. Simonas.  Dr. J. W. Simonas.  Dr. J. W. Simonas.  Dr. J. W. Simonas.  Dr. J. W. Simonas.  Dr. J. W. Simonas.  Dr. J. W. Simonas.  Dr. J. W. Simonas.  Dr. J. W. Simonas.  Dr. J. W. Regense.  Dr. M. W. Princeron  Dr. J. W. Regense.  Dr. J. J. W. Regense.  Dr. J. W. Regense.  Dr. J. W. Regense.  Dr. J. W. Regense.  Dr. J. W. Regense.  Dr. J. W. Regense.  Dr. J. W. Re
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MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS
—CONTINUED.

REMARKS		Ad per letter Judge L. C. Bar-	ley, June 27, 1919.
AMOUNT OF INVOICE		*  ***********************************	85 ° 88 8 ° 8 ° 8 ° 8 ° 8 ° 8 ° 8 ° 8 °
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GALLONS	***********	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
NAME OF PHYSICIAN OR DRUGGIST	Dr. Hisey Dr. Hisey Dr. Hisey	Dr. R. P. Stryker.  Jos. P. Hall, Inc. druggist.  Dr. R. L. McMurran.  Dr. C. S. Luck.  Dr. C. S. Luck.  Dr. E. C. Fisher.  Dr. M. Stryker.  Dr. J. Stryker.  Dr. J. Stryker.  Dr. J. Stryker.  Dr. J. Stryker.  Dr. J. Striker.  Dr. Williamson.  Dr. W. Williamson.  Dr. W. Williamson.  Dr. W. Williamson.  Dr. W. Williamson.  Dr. M. Strickland.  Brivermont Pharmacy.  Dr. A. Strickland.  Brivermont Pharmacy.  Dr. M. Brivermont Pharmacy.  Dr. M. Brivermont Pharmacy.  Dr. M. Williamson.  Dr. M. Williamson.  Dr. M. Williamson.  Dr. M. Williamson.  Dr. M. Williamson.  Dr. M. Williamson.  Dr. M. Williamson.  Dr. M. Williamson.  Dr. M. Williamson.  Dr. M. Williamson.  Dr. M. Williamson.  Dr. M. Williamson.  Dr. M. Williamson.  Dr. M. Robinson.  Dr. M. Robinson.  Dr. M.	Nuckols. Linkous. Darroott. Ribbis. Soott Swort Uperteen, druggist
NAME OF PHY	Dr. Hisey Dr. Hisey Dr. Hisey	Dr. R. P. Stryker. Joa. P. Hall, Inc. druggis Dr. R. L. McMurran Dr. G. S. Luck Dr. J. G. Loving Dr. J. G. Loving Dr. J. E. C. Fisher. Dr. J. E. Tarter. Dr. J. S. Jenkinson Dr. W. Wilkinson Dr. W. Wilkinson Dr. W. Wilkinson Dr. W. Wilkinson Dr. W. Wilkinson Dr. W. Wilkinson Dr. J. W. Strickland Dr. J. W. Strickland Dr. J. A. Strickland Dr. J. A. Strickland Dr. J. A. Strickland Dr. J. A. Strickland Dr. J. W. Burwell Dr. J. W. Burwell Dr. J. W. Burwell Dr. J. W. Burwell Dr. J. W. Burwell Dr. J. W. Burwell Dr. J. W. Burwell Dr. J. W. Burwell Dr. J. W. Britge Dr. W. B. Robinson Dr. M. W. B. Gones Dr. W. R. Jones Dr. W. R. Jones Dr. C. A. Blanton Dr. C. A. Blanton Dr. C. A. Blanton Dr. C. A. Blanton Dr. C. A. Blanton Dr. C. A. Blanton Dr. C. A. Blanton	Dr. E. B. Nuckole Dr. B. M. Linkous Dr. T. P. Darrocott, Dr. W. H. Ribble, Dr. J. W. Scott W. W. Robertson, druggi Dr. J. N. Upshur

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4 Dr. R. L. Powell	Dr. C. F. Roes	Dr. M. Call	Dr. A. C. Ray.	6 Dr. W. E. Harris.	Joe. P. Hall, Inc., druggists.	Dr. W. W. Bennett	7 Ur. K. E. Milcoell.	Dr. J. G. Louing	Dr. D. C. Cline	Dr. D. C. Cline.	0 Dr. G. L. Morris	2 Dr. R. D. Tucker	Dr. E. F. Amiss	Dr. N. A. Skott	Dr. A. C. Jones	6 Dr. Robt. L. Powell	Dr. P. E. Tuoker	Dr. J. Kennedy Corss	0 Dr. W. O. Cox.	7 Dr. R. A. Deane	8 Dr. A. M. Showalter	7 Dr. J. T. Graham	Jos. F. Hall, Inc., druggiste	P. D. N. Upstuff	9 Dr. N. E. McDonnald	Dr. S. E. Hughes.	Dr. W. W. Wilkinson	Dr. F. D. Jones	Dr. St. Geo. Grinnen	Dr. P. P. Nottingham	0 Dr. T. D. Jones.	Dr. T. Welch Dew.	Dr. J. E. Knight	Geo. R. Wood, druggist.	W. W. Robertson, druppist	Dr. S. L. Scott,	Dr. J. L. Jennings.	
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MEMORANDIIM SHOWING OF AFTINETY SPIRITS DEFINED

			KIND	PRICE	AMOUNT	
DATE	NAME OF PHYSICIAN OR DRUGGIST	GALLONS	OF A. S.	PER	INVOICE	REMARKS
85	Dr. W. J. Crittenden	81	Whiskey	8 9 85	8.	
;	Dr. M. Melton Talkin	<b>10-19</b>	Whiskey		88	
	Dr. F. S. Hope.	٦.	Whiskey	0	e;	
8	Dr. W. M. Holman Dr. A. C. Rav	5 Z	Whiskey	20.00	88	
: ;	Dr. J. J. Nelson.	**	Whiskey	•	28.2	
75	Dr. G. G. Eggleston	-40-	Whiskey		22	
	Dr. G. G. Eggleston	₩,	Whiskey		8:	
77	Dr. J. P. Hankins	- 6	Whisher	86	88	
;	Dr. L. E. Johnson	, -	Whiskey	*	8.2	
	Dr. M. G. Robinson.		Whiskey	•	28	
- ;	Dr. J. M. Walker	64	Whiskey	•	8	
22	Dr. Vernon Brooks.		Whiskey	0	28	
•	Dr. N. W. Stallard	· - c	Whiskey	0	8:	
	Dr. I. T. Carbern	٠.	Whiston	<b>3</b> 0 C	38	
ន	Erb Drug Co	, 13	Whiskey	• 0	25.82	
-	Central Drug Co	2	Whiskey	•	8	
8	W. W. Robertson, druggist	2	Whiskey	0	900	
	Dr. J. F. Kepass.		Whistor	200	20.00	
	Dr. T. S. Shelton		Whiskey	• 0	38	
22	W. B. Robinson.		Whiskey	'	28	
	Dr. B. A. Hord	40-	Whiskey		289	
	Dr. Agron Jeffrey	٠.,	Whiskey	28.0	8.8	
×	Dr. S. E. Hughes	,	Whiskey		8	
_,	Dr. St. George Grinnan		Beer	: :	28	34 dosen bottles.
- 5	Dr. B. Rosone Gary.	2	Whiskey	88	40 25	
29	Jos. P. Hall, Inc., druggists.		Whiskey		188 90	
7 2	Dr. Ayers	**-	Whiskey	2 50	8 9	2 quarts.—As per letter Sheriff
2	Dr. W. S. Sneed	• · ·	Whishor	58.0	40 25	D. F. McCoul.
	Dr. R. S. Bosher.	-	Whiskey	38	8	
	Dr. D. W. Woaver	<u>-</u>	Whiskey	88 6	55 35	
	Dr. C. B. Carrington		Whiskey		85	
-	Dr. Jno. W. Soott	•_	Whiskey	28.0	38	
	Dr. McMurran	_	Whinkey	2	28	
-	L. Vernon Brooks.	-	WILKOY	200	- 58 0	

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MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS —CONTINUED.

	110001 DOCCHIMIT INC. 10
REMARKS	38 pints.—As per letter Clerk W. D. Temple, July 17, 1919. 24 ounces. 4 ounces.
AMOUNT OF INVOICE	# ####################################
PRICE PER GALLON	\$ 99855 99855 99855 9985 9985 9985 9985 9
KIND OF A. B.	Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey
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NAME OF PHYSICIAN OR DRUGGIST	Dr. H. W. Lewis.   Dr. E. W. Potter.   Dr. E. W. Potter.   Dr. R. A. Davis.   Dr. T. P. West.   Dr. T. P. West.   Dr. T. P. West.   Dr. T. P. West.   Dr. T. P. West.   Dr. T. P. West.   Dr. T. P. West.   Dr. T. P. West.   Dr. T. P. West.   Dr. J. E. Woodward.   Dr. J. E. Moodward.   Dr. H. B. Sanford.   Dr. H. B. Sanford.   Dr. H. B. Sanford.   Dr. H. B. Sanford.   Dr. H. B. Reiver.   Dr. W. D. Tallicoln.   Dr. J. P. Roy.   Dr. J. P. Roy.   Dr. J. P. Roy.   Dr. J. P. Roy.   Dr. J. P. Roy.   Dr. J. P. Hore.   Dr. W. D. Daniel.   Dr. W. D. Daniel.   Dr. W. A. Horne.   Dr. W. A. Horne.   Dr. W. P. Hope.   Dr. W. P. W. P. W. P. W. P. W. P. W. P. W. P. W. P. W. P. W. P. W. P. W. P. W. P. W. P. W. P. W. P. W.
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MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS

—CONTINUED.

Aug. 21  Dr. T. P. Darracott  Dr. T. P. Darracott  Dr. T. P. Darracott  Dr. T. P. Darracott  Dr. T. P. Darracott  Dr. T. P. Darracott  Dr. T. P. Darracott  Dr. T. P. Darracott  Dr. J. H. Cannon  Dr. M. H. Robinson  Dr. J. A. Nichols  Dr. J. M. Ugshur  Dr. J. M. Ugshur  Dr. J. M. Henderson  Dr. J. M. Henderson  Dr. J. E. Tillman  Dr. J. E. Tillman  Dr. J. E. Tillman  Dr. J. E. Robertson  Dr. H. M. Mason  Dr. H. M. Rason  Dr. H. M. Rason  Dr. H. M. Rason  Dr. H. W. Robertson  Dr. H. W. Bobinson  Dr. H. B. Barford  Dr. H. B. Barford  Dr. H. B. Barford  Dr. H. B. Barford  Dr. H. B. Barford  Dr. H. B. Barford  Dr. H. B. Barford  Dr. H. B. Barford  Dr. H. B. Barford  Dr. H. B. Barford  Dr. H. B. Barford  Dr. W. B. Barford  Dr. W. B. Barford  Dr. W. B. Barford  Dr. W. B. Barford  Dr. W. B. Barford  Dr. W. B. Barford  Dr. W. B. Barford  Dr. W. B. Bobinson  Dr. W. H. B. Robinson  Dr. W. H. B. Robinson  Dr. W. W. Holland  Dr. W. B. Robinson  Dr. W. W. Holland  Dr. W. B. Robinson  Dr. W. W. Holland  Dr. W. W. Holland  Dr. W. W. B. Robinson  Dr. W. W. B. Robinson  Dr. W. W. B. Robinson  Dr. W. W. B. Robinson  Dr. W. W. B. Robinson  Dr. W. W. B. Robinson  Dr. W. W. B. Robinson  Dr. W. W. B. Robinson  Dr. W. W. Holland  Dr. W. W. Holland  Dr. W. W. Holland  Dr. W. W. Holland  Dr. W. W. Holland  Dr. W. W. Holland  Dr. W. W. Holland  Dr. W. W. W. Holland  Dr. W. W. W. Holland  Dr. W. W. W. Holland  Dr. W. W. W. Holland  Dr. W. W. W. Holland  Dr. W. W. W. Holland	Dr. Greer Baughan Dr. T. P. Darracott Dr. T. P. Darracott Dr. T. P. Darracott Dr. T. P. Marcott Dr. T. P. Marcott Dr. J. W. Howle Dr. J. W. Green Dr. R. A. Nichols Dr. J. N. Green Dr. J. N. Urshur Dr. J. A. Pollard Dr. J. A. Pollard Dr. J. M. Henderson Dr. J. M. Henderson Dr. J. M. Henderson Dr. J. M. E. Tillinan Dr. J. C. Hunt Dr. J. C. Hunt	#****		GALLON	INVOICE	KEMAKAS
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MEM	MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS —Continued.	T SPIRITS -Continued	ITS DELIVER UED.	ED TO P	HYSICIA	NS AND DRUGGISTS
DATE	NAME OF PHYSICIAN OR DRUGGIST	GALLONS	KIND OF A. 8.	PRICE PER GALLON	AMOUNT OF INVOICE	REMARKS
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	Dr. W. B. Robinson. Dr. W. E. Hardiman.	40-14-	Whiskey		889	
17	Dr. B. M. Rosebro. 7 Dr. H. M. Mason.	40-40-	Whiskey.		888	
	Dr. W. B. Robinson. Dr. A. G. Brown, Jr.	<b>*</b>	Whiskey	9.82	388	
18	Dr. J. H. Cannon. Dr. J. W. Simmons.	<b>~</b> ~~	Whiskey Whiskey	. ~	88	
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24	23 Dr. W. G. Robinson. Dr. W. J. Crestandon	~	Whiskey.	986	8 8 8 8	
Sept. 3	30 Dr. Jno. Scott	, <del></del> -	Whiskey		88	
•	Dr. J. A. Lowry	<b>-</b>	Whiskey	32 6	55	
	Dr. Lee Taliaferro Dr. J. R. Carratt	<b>74</b> 60	Whiskey		18	

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MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS —CONTINUED.

DATE	NAME OF PHYSICIAN OR DRUGGIST	GALLONS	KIND OF A. 8.	PRICE PER GALLON	AMOUNT OF INVOICE	REMARKS
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=	Dr. T. P. Darracott	=	Whiskey	\$ 9 85	14 78	•
22	Dr. H. B. Sanford	+	Whiskey		200	
	Dr. H. H. B. Transla	10-4	Whishey		35	
	Dr. J. F. Bright		Whiskey		38	
27	Dr. W. L. Chilbott.		Whiskey			
	Dr. G. B. Dudley	m.	Whiskey	<b>28</b>	8,8	
	Dr. K. W. Faul	40-1	Whiskey			
	Dr. G. B. Lawson.	۰.	Whisher	:	38	
	Dr. C. P. Smith		Whiskey	8 28	88	
	Tarrabee Drug Co	2	Whiskey		88	
	Dr. Peyton Green.	-	Whiskey		10 36	
88	Dr. L. F. James		Whiskey	:	1 25	
8	Dr. H. H. Simmerman		Whiskey		1 25	
88	Dr. J. E. Tillman.	_	Whiskey		2	
8	Dr. A. P. Traynham.		Whiskey		200	
31	Dr. T. P. Darracott	40.	Whiskey		200	
57	Dr. J. G. Braddus.	40-	W hiskey		88	
31	Dr. T. D. Merrick	•	Whiskey		38	
	Dr. W. C. Christine	<b>m</b>	Whisher		2 5	
25	Dr. J. H. Smith	•••	Whishey		35	
ì	Dr. A. L. Winfield	<b>*</b> ~	Whiskey	982	10.00	
23	Dr. C. A. Bryce.	-+-	Whiskey		20	
	Dr. M. L. Anderson.	-+-	Whiskey		23	
888	Dr. E. L. W. Ferry.	~.	Whiskey	- SS	36	
Š	Dr. L. D. Batking.	•••			85	
-	Dr. R. M. Broaden				35	
• 64	Dr. F. B. Talhot		Whistor		25	
Oet:	Dr. M. Barrett		Whiskey	986	98	
	Dr. R. A. Martin, health officer.	-	Whiskey		9	
•	Dr. J. T. Roy.	•	Whiskey		23	
64	Dr. E. B. Talbot	-	Whiskey		23	
. 00	Dr. E. L. W. Forty	<b>.</b>	Whiskey		25	
• ;	Dr. C. M. Jeley	••	Whiskey		88	
2.	Dr. D. W. Lewis	♣.	Whiskey		88	
<b>-</b>	Dr. D. S. Cooke	<b></b>	Whiskey	2	25	•
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	NAME OF PHYSICIAN OR DRUGGIST	NAME OF THE OCCUPANT OF PROCEEDS	Dr. G. L. Morris.	Dr. J. R. Adams.	Dr. W. F. Williamson	Dr. H. B. Sanford	Dr. H. B. Melvin	Dr. J. W. Krupp.	Dr. M. G. Robinson	Dr. L. F. west		Dr J H Aver	Dr. G. W. Holland	Dr. C. B. Lawson.	Dr. Jno. I. Nall	Dr. J. N. Upshur	Dr. J. N. Upshur	F. B. Simpson, druggist.	F. B. Simpson, druggist,	F. B. Simpson, druggist.	E. S. Millipson, druggist.	F B Simpson druggist	Dr. W. R. Martin	Dr. J. M. Burke	Dr. A. W. Terrell.	Dr. S. L. Scott.	Dr. R. A. Quieh	Dr. Jino, Smallwood,		Dr. II. A cutch	Dr. B. F. Noland	Central Drug Co.	Dr. H. B. Sanford	Dr. B. A. Martin, health officer	Dr. W. P. Hov	Dr. W. P. Hoy	Dr. J. M. Henderson	Dr. J. R. Adams. Dr. A. I. Winfield

P. Roy.  P. Roy.  B. Baker  B. Baker  B. Baker  B. Baker  B. Baker  B. Baker  B. Baker  B. Baker  B. Baker  B. Baker  B. Baker  B. Barnett  N. Barnett  N. Barnett  N. Barnett  W. Clove  W. Clove  W. Clove  W. Clove  C. Candolph  C. Called  B. Frinker  B. Frinker  B. Frinker  B. Frinker  B. Frinker  B. Frinker  B. Frinker  B. Frinker  C. Easter  C. Easter  B. Brink	8	23	200	8	3 6	3 6	3	200	22	92	2 50	3 2	3 3	3	10 35	35													85					20 10					30 78	8				8				9	5	88	38	3 82
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	Whiskey	Whisher	<u>-</u>	:	:::::::::::::::::::::::::::::::::::::::	Whiskey	Whiskey	Whiskey	Whiskey	Whishay	Whisher	W. Links	Whiskey	Whiskey	Whiskey	Whiskey	Whisher	Whitehop	While	W DISKBY	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whinkey	Whiskey	Whishor	Whiteless	Williamoy	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey			Whisher	W. M. S. L.	White	Whiskey
Dr. H. R. Summerman Dr. H. R. Summerman Dr. H. Baker Dr. G. Miller Dr. G. Miller Dr. H. Bannerman Dr. H. B. Simmerman Dr. H. W. Paule Dr. T. N. Barnett Dr. W. P. Iuley Dr. W. P. Iuley Dr. H. C. Caliach Dr. H. C. Caliach Dr. H. C. Caliach Dr. H. C. Caliach Dr. H. C. Caliach Dr. H. C. Caliach Dr. H. C. Caliach Dr. H. C. Caliach Dr. H. Simmons Dr. G. B. Fricheral Dr. J. W. Simmons Dr. G. B. Fricheral Dr. J. W. Simmons Dr. G. B. Fricheral Dr. J. W. Williaman Dr. Alex Mollean Dr. H. B. Treakle Dr. H. B. Treakle Dr. H. W. Williaman Dr. J. W. Williaman Dr. J. W. Williaman Dr. J. W. Williaman Dr. J. W. Williaman Dr. J. W. Barrick Dr. T. D. Merrick Dr. T. D. Merrick Dr. T. D. Merrick Dr. T. D. Merrick Dr. T. W. Darmoott Dr. J. W. Burke Dr. T. P. Darmoott Dr. J. W. Aremant, Dr. A. A. Temant, Dr. H. M. Mammath Dr. H. M. Mammath Dr. H. M. Mammath Dr. H. M. Mammath Dr. W. L. Pelle Dr. W. L. Pel	-10-1	₩,	ກ່	40.	**	-	-	-45	-44		~	٠,	·	9	~	-	٠,٦	•.,		4 :	9	M,	40	-40	-4-		`_	• -	<b>,</b> '	ю.	44.	40	**	•	64	-44	64	-44	, 100	-40	-44	-4-		•	-4-	•_	•		<b>D</b>	-	•	27
2 2 2 2 2 3 3 3 4 3 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	H. H. Simmerman	H B Baker	C. M. Miller	H	æ	r. H. H. Simmerman	B. B. Wheeler	T. N. Barnett.	W P Isley	I W Clore	I W IInshir		d Springs Drug Co.	. R. C. Randolph	H. L. Collier	Pavton Green	W A House	THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY OF THE PERSON NAMED IN COLUMN TO A PARTY	7 V. C. Leb.	J. M. Dimmons	C. B. Friedbett.	r. J. E. Tulman	. Alex MoLeod	r. H. B. Treakle	R. S. Fitzgerald	F W Williamson	Con H Ruster	T December 1	T. J. G. Dolageau	L. D. J. Williams	r. S. W. Selden	E. C. Fisher.	r. T. D. Merrick	. Louis Losb.	r. R. R. Robertson.	r. J. M. Burke.	r. T. P. Darmacott	r. Paul Howle.	r. J. R. Adams.	. Mitchell	F. W. Upshur	A. A. Tennant.	H. B. Treakle	Marmaduke Atkinson	A A Tennant				-,-	W. L. Feple.	. J. I. Stanley	rrigh & Co., denographs

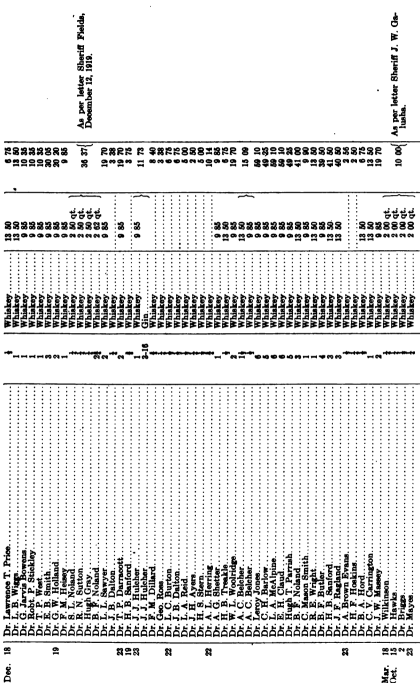
MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS —CONTINUED.

	NAME OF PHYSICIAN OR DRUGGIST	GALLONS	OF A. S.	PER PER GALLON	INVOICE	REMARKS
Nov. 25	55 Dr. E. C. Fisher	-4	Whiskey			
23	Dr. Hugh Taylor	***	whiskey Whiskey	\$ 9.85	82	
	Dr. M. E. Nuchols	-40-4	Whiskey		85	
8	Dr. T. B. Woods	٠.	Whiskey	98 6	38	•
	Dr. D G. Tyler		Whiskey	20.0	98 6	
	Dr. J. E. Bailev		Whiskey	2	38	
	Dr. E. C. Sneed		Whiskey		88	
88	Dr. H. B. Treakle	1-16	Whiskey		:	•
5 2	Dr. F. F. F. F. Bald	-	Whishey	8 8	38	
•	Dr. A. L. Patterson.		Whiskey	88	388	
	Dr. T. W. Dew	-	Whiskey	<b>38</b>	<b>38</b>	
	Dr. Roderick Dew		Whiskey	8	8	
•	Dr. J. C. Philaps	ກີ	Whiskey	2	88	
•	Dr. D. B. Darmoott	•••	Whisher	30 0	8 8	
•	Dr W H Lowis	o	Whiston	3 5	800	
•	Dr. J. W. Jordan	-	Whishey	8 8	3 3	
	Dr. H. B. Sanford	, -	Whiskey	3	28	
•	Parrish & Co., druggists	· ~	Whiskey	28	25 25	
	Dr. F. J. Kellam	-	Whiekey		98	
•	Dr. M. L. Anderson.	₩,	Whiskey		200	
į	Dr. L. H. Housing	» ¹	Whisher	8	38	
)	Dr. F. W. Urshur	<b></b>	Whiskey		32	
	Dr. Perkins Glover	•	Whiskey		98	
	Dr. J. B. Balley		Whiskey		98	
	Dr. F. D. Brown	-	Whiskey		8	
	Dr. H. B. Melvin.		Whiskey	:	8	
	Nansemond Drug Co	51	Whiskey	8	202	
	D. H. Jowe		White	:	38	
-	Dr. T. D. Jones	<b>-</b>	Whiskey	3 5	2 2	
	Dr. T. D. Merrick	. •	Whiskey		92.9	
	Dr. W. G. Christian	`_	Whiskey	2	38 88	
	F. B. Simpson, druggist.	8	Whiskey	88	527 50	
	Pring Co.	\$	Whiskey	<b>a</b>	422 00	
	W. W. Robertson, druggist		Whiskey	2	104 88	

25 80 25 13 90 3 13 13 90	22	28	9 2	200			9 79		4 0	3:	2 8						28		200	93 00	3.5	200	92	25	145.00	25	32	1 20	25.5	20 25	27 88	15 62		8	88	36		3 8		11 75		13 50		
986 10 35		9 82	28.0	:::::::::::::::::::::::::::::::::::::::	25 25 26	10 50		96	:	:						2 5		:::::::::::::::::::::::::::::::::::::::		13 60	28 0	3	0.85	3	5							13 50					00 21			2 50 at.		2	82	- 28
Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	While	w niskey	Whiskey	Whiston	Whisher	Whisher	Willekey	Willer	Tark in Land	Whisher	Willskey	Whisber	Whiston	Whistor	Whicher	Whisher	Whishor	Whishey	Whiskey	Whiskey	Whiskey	Whiskey	Whiskey	Whitekey	Whiskey	Whiskey	Whiston	Whisher	Alcohol	Whiskey	Whiskey	Whiskey	Whiskey
3 <u>8</u>	*-	<b>-</b> -	<b>**</b> *C1	-	91	8	+	۰	40,	+++	₩,	<b>→</b> c	N -	٦.	- 6	40	٧,٦	m-	10-1	ŗ.	N 0	٧,	~.	, 7	<b>-</b> ⊆	•	•	, 2	-	. 64	. 04		-40	۳.	441		₩.	<del>5</del>	-	e	•	'	ıO	0
Jos. F. Hall, Inc., druggists Jos. P. Hall, Inc., druggists	Dr. J. A. McI nompkins	Dr. A. J Talbot.	Dr. Geo. Koss.	Dr. T. J. Stanley	Dr. J. W. Robinson.	Geo. R. Wood, druggist	Dr. R. W. Paul	Dr. E. T. Glover.	Dr. F. D. Brown	Dr. T. S. Shelton	Dr. J. G. Trant.	Dr. J. C. Dunford	Dr. J. M. Newman.	Dr. O. B. H. Bowser.	Dr. K. M. Lord	Dr. G. K. Shelton	D. R. A. Michols	Dr. W. F. Williamson	Dr. Wm. H. Hughes.	DT WHI II. Bugines	Dr. W. F. Mercer	Dr. A. L. Winneld	Dr. W. G. Christian	Dr. S. I. Notana	Montenant Manie Dung Co	Montgomery morris Drug Co	Dr. J. J. mulches	Dr. L. F. Darrague.	Dr. I. D. Osmilord	D. A. C. London	Dr. Thos E Hushas	Dr. D. B. Cole	Dr. D. B. Cole	Dr. T. G. Pretlow	Dr. O. H. Whitlock	Dr. C. O. Brunk.	Dr. J. W. Henson.	Dr. K. H. Fuller	Dr. n. w. randoipn.	Dr. F. D. Brown	Dr. F. D. Brown	Dr. C. A. Blanton	Dr. John L. Nall	Parrish & Co., druggists.
3 40 4	•							9		90		2											9.	2:	==	39	7.							=			12							
D 6																									Çec.		•																	

MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS
—CONTINUED.

	NAME OF PHYSICIAN OR DRUGGIST	GALLONS	KIND OF A. 8.	PRICE PER GALLON	AMOUNT OF INVOICE	REMARKS
Dr. W. W. Dunn.		<b>-</b>	Whiskey	20 0		
Jr. Chas. P. Smith.		- m	Whiskey	38	88	
Dr. C. H. Fowlkes.		₩,	Whiskey	20 0		
T. E. A. Hatton		-	Whiskey	8 6		
r. J. P. Roy.		-	: :	3		
Jr. Paul W. Howle		~	Whiskey	<b>88</b>		
Jr. J. F. Sledd		ω.	Whiskey	8	200	
Jr. M. W. Peyser		<b>-</b> ,	Whiskey	200		
r. K. D. Tucker.			Whiskey	33		
or. G. B. Shelton		N -	Whiskey	200		
D. B. Howie		٦.	Whister	2		
Jr. Ferkins Glover		۳,	Which	20.0		
Jr. Calmett indixon		9 6	Whicher	8 6	35	
A. D. H. Gray		40	Whisher	8 6		
Dr C C Tucker		9 64	Whishey	8 6		
T. M. Burke	:	, :	Whishay	8 5		
Con W White		-	Whishey			
P. R. Lones			Whishey	28.0	25	
W P McGuine	:		Whishey			
r R J Payne		-	Whishey			
r. Thos. M. Vorbrinek		-	Whiskey		2	
F. D. Willie		٠,	Whiskey			
F. R. A. Davis		ю	Whiskey	28		
7r. M. L. Anderson.		*	Whiskey			
			Wine			
Ø		<b>~</b>	Whiskey	98 0	2 9	
A. C. Ray		<b>~</b>	Whiskey	13 50		
щ		-	Whiskey	13 50	92.9	
Æ		-44	Whiskey			
Ξ		•	Whiskey			
C		-	Whiskey	2	22 22	
77			Whisher	2		
q p		, ~	Whisher			
40		٠.	Whisher			
ာ			W LIMITED	3 6		
J. J. W. Simmons.		۰.	Whitey	2:		
0		~	Whiskey	2:	38	
٠ ا		24	Whiskey	2:		
V A Vermillion		_	Whiskey	98		



MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS
—Continued.

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MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS
—CONTINUED.

DATE	NAME OF PHYSICIAN OR DRUGGIST	GALLONS	KIND OF A. S.	PRICE PER GALLON	AMOUNT OF INVOICE	, REMARKS
1820 Jan. 14	Dr. H. W. Lewis. Dr. H. F. Hockins. Dr. W. Kerns. Dr. F. M. Dillard. Dr. J. G. Trant. Dr. J. H. Ayers. Dr. J. H. Ayers. Dr. J. C. Bull. Dr. Jno. R. C. Bull.	upununda uda ini ko ko	Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey Whiskey	13 50 13 50 13 50	* ************************************	ı
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	27 quarta.—As per letter Sheriff B. T. Nelson, January 17, 1920.	
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MEMORANDUM SHOWING QUANTITY OF ARDENT SPIRITS DELIVERED TO PHYSICIANS AND DRUGGISTS REMARKS AMOUNT OF INVOICE ********* ~~~<u>%</u> PRICE PER GALLON KIND OF A. S. -CONTINUED. GALLONS NAME OF PHYSICIAN OR DRUGGIST 555555555 DATE Jan. Feb.

### HOUSE DOCUMENT NO. 11

### COMMUNICATION

#### FROM THE

### Governor Transmitting the Report of the State Fee Commission

COMMONWEALTH OF VIRGINIA. GOVERNOR'S OFFICE, RICHMOND, VA., February 25, 1920.

Gentlemen of the General Assembly:

In discharge of the duty placed upon the State Fee Commission by the provisions of the act approved March 27, 1914, as amended, the Commission submit this report, showing in tabulated form the receipts, expenses, etc., of the officers coming under the provisions of that act for each of the calendar years ending respectively December 31, 1917, and December 31, 1918.

This Commission is in accord with the proposed inquiry by the legislature into the question of the compensation of the officers coming under the provisions of the act.

Respectively submitted,

WESTMORELAND DAVIS, Governor. W. F. SMYTH, State Accountant. C. LEE MOORE. Auditor of Public Accounts.

STATE FEE COMMISSION.

### COPY OF THE LAW

Chap. 352—An Act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables, and city sergeants, and until action upon the report of said commission to fix the maximum amount of the compensation of said officers.

(S. B. 146.)

Approved March 27, 1914.

(Section 1. Amended by Chap. 110, Acts 1918.) (Section 9. Amended by Chap. 395, Acts 1918.)

Section 1. (As amended by Act, approved March 9, 1918, Chap. 110, Acts 1918.) No court clerk, treasuter, commissioner of the revenue, sheriff, high constable or city sergeant shall receive, directly or indirectly, as his total annual compensation for his services, including all his salaries, allowances, commissions and fees, whether derived from the State, or any political subdivision thereof, or from any person or corporation, an amount in excess of the sums hereinafter named, to-wit:

In cities having a population of sixty thousand or more, said compensation for any such officer shall not exceed the sum of sixty-five hundred dollars per annum; with a population of between twenty-five thousand and sixty thousand, such compensation shall not exceed fifty-five hundred dollars per annum; with a population between twenty thousand and twenty-five thousand, said compensation shall not exceed five thousand dollars per annum; with a population below twenty thousand, said compensation shall not exceed four thousand dollars per annum; provided that this act shall not apply nor be operative as to cities or towns with a population of less than four thousand; nor shall it apply or be operative as to any office or officer where the total annual gross compensation of such office or officer received from all sources, directly or indirectly, does not exceed the sum of twenty-five himdred dollars; as of December thirty-first, nineteen hundred and seventeen, and provided that in determining the compensation of such officers hereunder, any additional compensation allowed city treasurers by the respective city councils for the collection and disbursement of city levies and licenses, or for the discharge of any other duties imposed upon such treasurers by the councils of such cities shall be disregarded; and provided that, in cities containing more than one hundred and twenty-five thousand inhabitants, the compensation to be paid the city treasurer shall not exceed the sum of seven thousand five hundred dollars per annum.

In counties with a population of fifty thousand or more, the said compensation for any such officer shall not exceed the sum of five thousand dollars per annum; with a population between thirty-two thousand and fifty thousand, the said com-

pensation shall not exceed forty-five hundred dollars per annum; with a population under thirty-two thousand such compensation shall not exceed four thousand dollars per annum.

For the purpose of this act the population of each county and city shall be as shown in the United States census report of nineteen hundred and ten.

No clerk of the supreme court of appeals shall receive as his total compensation, as aforesaid, an amount in excess of five thousand dollars per annum.

No examiner of records shall receive as his total compensation, from fees and commissions allowed by law, an amount in excess of four thousand dollars per annum, and the sums actually paid out by him for necessary office expenses and the amounts actually paid by him as premiums of the official bonds of himself or clerks, and as compensation to his deputies and assistants. Provided, however, that nothing in this act shall affect the compensation of examiners for omitted taxes for years prior to nineteen hundred and fifteen.

- Sec. 2. Each of said officers, on and after the next anniversary of the beginning of the terms of their respective offices as prescribed by law shall keep a full and accurate account of all such fees, allowances, commissions, and salaries to which he is entitled under the law, and also of all such fees, allowances, commissions and salaries actually collected by him and the date of such collections and the sources from which the same were derived. And the said accounts shall be kept in a book and the form and manner of keeping the same shall be prescribed by the auditor of public accounts, and the said book shall at all times be open to public inspection.
- Sec. 3. Each of said officers shall annually within fifteen days after the close of each anniversary of the beginning the terms of their respective offices as aforesaid file with the auditor of public accounts a full and accurate statement showing all such fees, allowances, commissions and salaries collected by him, and a like statement of all such fees, allowances, commissions and salaries chargeable under the law, but not collected by him, which statements shall be verified by affidavit, and each of said officers shall retain as his compensation out of said fees, allowances, commissions and salaries an amount not in excess of the same hereinbefore named, and may also deduct all sums actually paid out by him for necessary office expenses, and the amounts actually paid by him as premiums on the official bond of himself or deputies, and as compensation to his deputies or assistants; provided. however, that the amount so paid out in expenses, premiums and compensation as aforesaid shall in no case exceed the amount so paid out in the conduct of the affairs of said offices respectively during the year ending December thirty-first, mineteen hundred and thirteen; provided, further, that in case of sheriffs and city sergeants allowances for expenses shall be increased or decreased in proportion to any increase or decrease, as the case may be, in the average number of prisoners kept by them; provided, further, that each of said officers shall on or before July first, nineteen hundred and fourteen transmit, to the auditor of public accounts a statement verified by affidavit showing the amounts so paid out for office expenses. in premiums on said bonds and in compensation of deputies and assistant during said year of nineteen hundred and thirteen, and the names of the persons to whom said amounts were paid.



- Sec. 4. Each of said officers at the time of filing the annual statement of his fees, allowances, commissions, and salaries as aforesaid shall pay into the State treasury in the manner prescribed by law any sums in excess of the aggregate amount of his own compensation as herein prescribed and office expenses, premiums on bonds and compensation of his deputies and assistants as aforesaid, and one-half of the amount so paid into the State treasury shall be turned into the treasury of the city or county of the said officers, respectively; provided, however, that all the amounts paid in by the clerks of the supreme court of appeals and examiners of records shall be retained in the treasury of the State.
- Sec. 5. All statements filed with the auditor under this act shall be referred by him to a commission which is hereby created, and which shall consist of the governor, auditor of public accounts and the State accountant, who shall serve on said commission without compensation, and the said commission shall study said statements and compare the same, and may require further information under oath from any of said officers and their deputies or other persons, and shall report at the next session of the General Assembly whether said offices are economically administered, what compensation should thereafter be paid to said officers and how many deputies or assistants, if any, are necessary to the efficient performance of the duties of the said officers, and what should be the compensation of such deputies and assistants; what allowance, if any, should be made for office expenses and premiums on official bonds and the manner in which said compensation should be paid or such allowances made, and all other matters deemed pertinent by any member of said commission.
- Sec. 6. The said commission is hereby authorized and empowered to adjust equitably all questions of the division of compensation, allowances for deputies and assistants, office expenses and premiums on bonds which may arise under this act by reason of the change of incumbents in any such offices or from any other cause; provided, however, that all such adjustments shall be made as nearly as possible in accordance with the intent of this act.

And the said commission is hereby further authorized and empowered on written application from any of the said officers and on good cause shown, to increase the allowance made to said officers or deputies and assistants, office expenses and premiums on bonds; and in case the said commission grants any increase of allowance hereunder, they shall set out in their report their reason therefor.

- Sec. 7. No county or city affected by this act shall, pending action upon the report of said commission, make any decrease in the salaries, allowances, commissions or fees made to any of said officers.
- Sec. 8. Any officer failing to comply with the duties imposed upon him by this act shall be punished by a fine of not less than twenty-five nor more than five hundred dollars.
- Sec. 9. (As amended by chapter 395, Acts 1918.) The provisions of this act limiting the compensation of said officers, shall not be effective until January first, nineteen hundred and sixteen. Provided, however, that none of the provisions of this act shall apply to the county of Prince George until the first day of January, nineteen hundred and twenty-one.



Sec. 10. Provided, however, that the provisions of this act limiting the compensation of said officers shall not be effective until the expiration of the terms of office of the present incumbents in cities having a population of one hundred thouasand inhabitants or more.

Total Expense and Allowance		7, 663 20		8			80		8						26					3								8		8											37	
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TREASURERS		N. M. Fruitt, Jr	E. W. Ball	J. D. Mustoe	J. K. Irving.	E. B. McGinnis	R. F. Burke	J. N. McFarland	G. B. Venable	W. R. Dooley.	J. S. DeHart.	J. E. Hannah	T. H. Merelith.	F. M. Clevinger.	J. L. Anderson.	K. W. Callanan(a)(x)	C. I. Smith	J. B. Marshall	K. B. Davis	C. A. Osborne	D. M. Walker	W. A. Bradlord		C M Smith	C. Sutherland	John T. Hargraye	D. Johnson	W. J. Parker	F. W. Huddleston.	H. Hamilton	C. W. Vest	L. E. Mosby	R. L. McNeil	C. R. McCann			G. P. Cowherd	V. E. Cornett	W. B. Cole, Jr.	W. E. Richardson.	Thos. A. Webb.	
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(e)By chapter 470, Acts 1916, it is provided the Act of 1914, limiting the compensation of officers. shall not apply to officers in the county of Prince George until January 1, 1987.

(x)This officer also for year 1916 paid excess of \$752.73 into the State treasury. (y)The amounts shown in the column of "Excess" have been paid into the State treasury.

(a)Settlement in accordance with opinion of Attorney General, March 8, 1918.

| Expenses not shown. | Expense will exceed. | (b) Enlist would not equal amount of allowance of \$4,000.00.

TREASURERS-1917

	House Document No. 11.
(y)Excess	\$ 2, 805 07 3, 081 12 6, 525 23 1, 686 21 2, 010 12
Total Ex- pense and Allowance	* ***  ***  ***  ***  ***  ***  ***  *
Allowance by Law	** 44444444444444444444444444444444444
Expense of Office	## 1
Commis- sions	2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 200 2, 2, 2, 200 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2
TREASURERS	J. W. Massey. A. W. D. Reamy. A. W. D. Reamy. B. A. B. Brown. B. A. B. Brown. A. I. Warthen. B. C. W. Webb. W. W. Webb. W. R. Crookett. G. L. Smith. C. L. Smith. C. L. Smith. C. B. Prissell. C. P. Geoghegen. C. P. Geoghegen. C. P. Geoghegen. C. P. Geoghegen. C. P. Geoghegen. C. P. Geoghegen. C. P. Geoghegen. C. A. Adumen. H. F. Britton(e). H. F. Britton(e). H. F. Britton(e). H. F. Britton(e). H. F. Britton(e). H. F. Britton(e). H. F. Britton(e). H. F. Britton(e). H. F. Britton(e). H. F. Britton(e). H. F. Britton(e). H. F. Britton(e). H. F. Britton(e). H. M. M. King. W. A. King.
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## TREASURERS-1918

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Appomattox	K. F. Burke			38		04.0
eta	J. N. McFarland			36.4		20 25
Bath	Geo. B. Venable			4,000		
Redford	W. R. Doolev.			4,000 00		
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Demonstrate	T W Meredith			4,000 00		
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nama.	F. Di. Clevinger					:
Buckingham	Jas. L. Anderson.			38		000
Campbell.	R. W. Callahan			36.4		1, 380 UI
Caroline	C. T. Smith			4,000		:
arroll	J. B. Marshall			4,000 00		:
Charlotte	C. A. Osborne.			90 00°,		-
Chesterfield	D. M. Walker.			90 00°.		
Jacks	W A Bradford			7,000 00		-
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until the expiration of the terms of office they are filling. This provision takes this officer out of the requirements of the act. (g) The act of 1914, limiting the fees of officers, by section 1 of the act, does not apply to eities with a population of less than 4,000; therefore does not apply to officers of the city of Williamsbur. This excess has been paid into the State treasury.

(h) Filed no report. Attorney General directed to sue for failure to report. (y)The amounts shown in the column of "Excess" have been paid into the

State treasury.

(d)The act of 1914, limiting the fees of officers, by section 1, of the act, does not apply to cities with a population of less than 4,000; therefore does not apply to officers of the city of Buena Vista.

(e)Term: June 14 to December 31, 1917.

(f)Section 10 of the act makes the provisions of the act not applicable to incumbents of office in cities having a population of 100,000 inhabitants or more,

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COUNTIES	TREASURERS	Commis- sions	Expense of Office	Allowance by Law	Total Expense and Allowance	(у)Ехсевя
Gloucester	P. W. Smith, Jr. V. E. Cornett	\$ 3,307 52 4,254 24	\$ 1,845 00 1,276 66	\$ 4,000 00 4,000 00	\$ 5,845 00 5,276 66	***
Greeneville	W. E. Richardson.					\$ 109 62
Hanover	C. B. Hall					26 020
Henrico	L. H. Kemp					1,878 30
Henry	Willis Gibson					
Isle of Wight.	W. E. Laine.		5			:
Lancaster	K. K. Dunaway					
Loc	J. C. Comps.		38			2,043 85
Louise	J. Reid Wills.		88			
Lunenburg	C. C. Hatchett.		8			
Mathews	G. E. T. Lane					<u>:</u>
Mecklenburg	H. N. Beales					
Montgomery	C. W. Surface.					
Nansemond.	C. K. Fulguam					
Nelson.	C. J. Duke					6,980 77
Northemotion	E. V. Downes					
Month important	C. J. Rowe					
Notional	F. L. Overton.					
Orange	O. B. Watson					
Page	F. T. Amise.					
Patrick	H. M. Moir					578 72
Pittsylvania.	Thos. J. Coles.					
Prince Edward	The Temple					
Luma dedige(J)	Jac B Bailev					
Prince William	J. P. Leschman	4,099 25				:
Princess Anne	J. E. Old	3, 347, 30	1,310 96	88	5,510,00	
Pulaski	J. F. Wysor	9, 480 00				
Kappahannock	Con M Mino	6, 421 96				
Konnoke	COO. M. Muse	3,991 29				
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	(I)CITIES			
ALEXANDRIA—Thos. W. Robinson, Treasurer.	be any excess after adding the commissions of the several incumbents and after	he commissions of the se	everal incumben	ts and after
Commissions, etc., received		and the annual allowar	•	
ed by chapter 110, Acts 1918		Danville—G. P. Geoghegan, Treasurer	urer	
Annual allowance authorised 4,000 00 Expense 1,475 50	Commissions, e Less commission	ved on city revenue, sec	tion I as amend-	5,647.91
5, 475 50				2 555 50
No excess.	Annual allowance authorized	<b></b>	4,000 00	_
CHARLOTTE			- 1	
There was a change in the incumbents of the office of treasurer during the	he No excess.		\$ 5,810 00	
year, and neither earned or received in commissions, etc., as much as the authorized allowance regardless of expense of operating the office. Nor would there				

duties imposed upon such tressurers by the councils of such cities shall be disregarded.

(h)Filed no report. Attorney General directed to sue for failure to report.

(y)The amounts shown in the column of "Excess" have been paid into the State tressury.

•1913 expense account.

(i) Act does not apply to this county.

(i) Ten: October 26 to December 31, 1918. Commission of \$8.42.

(k) to report file of the companies of the compensation of a state of filters hereunder, any additional compensation of such officers hereunder, any additional compensation of such officers hereunder, any additional compensation of such officers hereunder, any additional compensation and disbursement of city levies and licenses, or for the discharge of any other and disbursement of city levies and licenses, or for the discharge of any other

					F	Ιοτ	JSE	D	oct	J <b>M</b>	EN	T N		11.							
	5,039 61	2, 495 43	2, 544 18				10, 656 89					12, 573 71 7, 741 55	4,832 16			6.148 36	3,910 66	2,287 71			
Portskoute—H. L. Hudgins, Treasurer	Postionor of anticipation	Commissions, etc., preciped on city revenue, section I as amend- Less commissions, etc., received on city revenue, section I as amend- ed by chapter 110, Acts 1918.	\$		\$ · 6,811 00 No excess.	RICHMOND—Jag. B. Pace, Treasurer	Commissions, etc., received on license taxes in 1918 and on 1917 reve-	Annual allowance authorised 7, 500 00 Expanse	\$ 17,375 01	No excess.	ROANOKE-L. S. Davis, Treasurer	Commissions, etc., received. Less commissions, etc., received on city revenue, section 1 as amend-	So over a second for the	Annual allowance suthorised.	Expense authorized (does not monday	No excess. Staunton-Arista Hoge, Tressurer	Commissions, etc., received.	ed by chapter 110, Acta 1910	Annual allowance authorised 2, 263 28	8 6,268.25	No oxogens.
Hannankamad—H. A. Shrinkel. Tressurer		Commusions, etc., received. Less commusions, etc., received on city revenue, section 1 as amend- Less commusions, etc., received on city revenue, section 1 as amend- 1, 500 00	1	Paid city under provisions of section 4, chapter low, Acts 1910	Annual allowance authorized \$ 600 01 Exponse \$ 6,000 00 Exponse \$ 653 51	\$ 4,583 51	No excess.	HOPEWELL—C. F. Camp, Treasurer	\$ 625 00 4, 000 00	\$ 4.625.00	No excess.	Commissions, etc., received	ed by obspiter 110, Acts 1918.	l	Less allowance authorized.  Expense authorized	N. 200 00	NEWPORT NEWB—Thos. Newman, Tressurer 8 17,935 38	Commissions, etc., received on city revenue, section 1 as amend-14, 712 06	d by chapter 110, Acts 1918.	Annual allowance authorised 8,286 40 Expanse authorised	OF OUT '8

			Ho	USE DOCU
	6, 551 82 4, 823 26	1, 728 56	4,008 81 2, 239 48	1, 769 33
SUPPORK-W. A. King, Treasurer	Commissions, etc., received	Annual allowance authorised  Expense authorised	WINCHESTER—Wm. T. Barr, Treasurer Commissions, etc., received. Less commissions, etc., received on city revenue, section 1 as amended by chapter 110, Acts 1918.	Annual allowance authorized \$ 4,000 00  Expense 469 97  No excess.
	13, 516 39 2, 700 00	10, 816 39	6,282 35 1,500 00	4, 782 35
Norrolk-B. Gray Tunstall, Treasurer	Commissions, etc., received	Annual allowance authorised \$ 6,500 00 Expense 4,419 70 No excess.	Peterbeurge Commissions, etc., received.  Commissions, etc., received.  Less commissions, etc., received on eity revenue, section 1 as amended by chapter 110, Acts 1918.	Annual allowance authorised \$ 5,000 00  Expense (1913). 1,400 75  No excess. \$ 6,400 75

and disbursement of city levies and licenses, or for the discharge of any other duties imposed upon such treasurers by the councils of such cities shall be discregarded. (i)The sot of 1914 was amended in 1918 as follows: Provided that in determining the compensation of such officers hereunder, any additional compensation allowed city tresurers by the respective city councils for the collection

### LIST OF TREASURERS OF COUNTIES AND CITIES WHO WERE NOT REQUIRED TO MAKE REPORT UNDER CHAPTER 352,ACTS 1914, AS AMENDED BY CHAPTER 110, ACTS 1918.*

COUNTIES	
COUNTIES	TREASURERS
	R. B. Omohundro.
oreland	R. H. Stuart.
	Geo. L. Smith
CIMITE	
CITIES	
l	D. E. Frissell.
n Forge	B. M. Fontaine.
icksburg	C. R. Howard.
rd	M. M. Caldwell.
nsburg	R. L. Spencer.
	citan cond coreland CITIES  l vista n Forge ricksburg rd msburg

^{*}This amendment provided that the act should not apply or be operative as to any office or officer where the total annual gross compensation of such office or officer received from all sources, directly or indirectly, does not exceed the sum of twenty-five hundred dollars; as of December thirty-first, nineteen hundred and seventeen.

CLERKS OF COURTS-1917

Total Expense and Excess Allowance	7, 282 75 6, 510 86 6, 520 90 6, 520 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 7, 100 90 80 80 80 80 80 80 80 80 80 80 80 80 80	4, 645 00 5, 382 85 00 5, 118 85 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 118 85 1
Allowance by Law	**************************************	60000000000000000000000000000000000000
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CLERKS	J. D. Grant, Jr. W. L. Maupin. J. J. H. Obbes. S. L. Farrar. S. L. Farrar. S. L. Farrar. J. R. Horsley. J. R. Horsley. J. R. Horsley. F. L. Balling. R. M. Bolling. R. M. Polling. R. M. Polling. W. L. Dennis. W. J. Hubbard. W. J. Hubbard. W. J. Hubbard. W. J. Hubbard. W. J. Godd. J. C. Carrington(b). J. C. Carrington(b). H. B. Chermaide(c).	P. V. Cogbill. G. Glass. A. W. Webb. A. W. E. Coons. C. R. Sanderson. E. B. Chase. H. M. Organ. H. H. Holt. F. W. Suthworth.
COUNTIES	Accornse. Albemarie. Allegandria. Allegandria. Anelia. Amberst. Apporantiva. Apporantiva. Apporantiva. Bath usuda. Bedford. Bedford. Bedford. Bedford. Bedford. Bedford. Canning and Canning and Canning Canning Canning Canning Canning Charlete City.	Chesterfield Clarke Craig Craig Culpeper Cumberland Dickenson Dinwiddie Elisabeth City

(a)No report filed. Attorney General directed to sue for failure to report. (b)From January 1 to July 2, 1917.

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Total Expense and Allowance	**  **********************************
Allowance	**  **  **  **  **  **  **  **  **  **
Expense of Office	(F) 2, 258 0 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Fees, etc.	**  **  **  **  **  **  **  **  **  **
CLERKS	J. R. Turner B. S. Pedigo T. W. Sclater T. W. Sclater F. H. Gold A. T. Wind B. I. Bickers B. I. Bickers B. I. Bickers G. Craddock G. Craddock C. Matthews W. H. Matheny T. G. Matthews W. P. Bagby W. Chilon T. H. Gedto W. P. Bagby W. Chilon T. H. Wash W. P. Bagby W. Chilon T. H. Wash W. P. Bagby W. Chilon T. H. Wash W. Chilon T. M. W. F. Bagby W. Chilon T. M. W. F. Bagby W. Chilon T. M. W. F. Bagby W. Chilon T. M. W. B. Brith W. P. Brith W. P. Brith W. P. Brith W. P. Brith W. P. Brith W. P. Brith W. Chilon T. M. Mattin G. B. Bunth G. B. Bunth G. B. Bunth G. B. Bunth G. B. Bunth G. B. Bunth G. B. Bunth G. B. Bunth G. B. Bunth G. B. Bunth G. B. Bunth G. B. Bunth G. B. Bunth G. B. Bunth G. B. Bunth G. B. Brith G. B. Brith G. B. Brith G. B. Brith G. B. Brith G. B. Brith G. B. Brith G. B. Wwolfolk F. W. Woodfolk F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. Wowelf F. W. W. Wowelf F. W
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4, 7, 4, 4, 9, 9, 9, 9, 9, 9, 9, 9, 9, 9, 9, 9, 9,	4.4.4 800 800 800 800			4 4 4 4 4 4 4 4 4 4 4 6 8 8 8 8 8 8 8 8	**************************************
3, 116 50 920 50 920 50	(x) 1,827 00 950 00 610 50	(x) 2, 351 90 (x) 2, 351 90 2, 917 67 1, 107 00 1, 412 04		(x) 1, 662 50 1, 667 50 388 50 650 00 440 00 3, 310 00 1, 219 75 (x) 50 00	\$ 967 00 1,082 94 413 75 190 00 2,993 00 491 07 1,314 62
1,879 89 5,681 94 1,198 90 2,882 91	3, 140 11 2, 557 76 3, 113 11	222233		2, 790 89 1, 641 28 1, 541 28 1, 473 12 1, 451 74 1, 451 74 1, 131 92 1, 131 92 1, 131 92 1, 131 92	\$ 3, 267, 21 2,777, 34 2,436,57 1,108,50 6,300,83 1,473,20 5,293,62
J. S. Taylor. S. S. Hurt. J. A. Tilman. H. Adams.	E. Land G. G. Tyler J. N. Bokang J. A. Arnefroneff	J. B. Rains C. D. Denit A. T. Shields J. F. Blackburg J. F. Richmond	M. B. Wunder S. W. Kenter H. B. McLemore A. H. Crismond A. H. Wherring A. S. Edwards	R. D. Norris. C. W. Greever M. A. Trout. W. C. Burham. A. Sturt. A. Sturt. C. C. Tate. S. Smith.	N. S. Greenaway(g). C. Belew. (h). H. E. Moran. H. E. Meeks. J. R. Vook(g). W. I. Gilkewon(g).
Patrick. Pittaylvania. Powhatan. Prince Edward.			0.0	n. and.	Alexandria Bristol Bristol Buena Vista Charlotteeville Clifton Forge Paderickburg Hopewell

This officer has paid into the State treasury \$3,460.45 on account of this excess and excess for the year-1916 and interest thereon.

(g)Corporation and Circuit Courts.

(h)The act of 1914, limiting the fees of officers, by section 1 of the act, does not apply to click with a population of less than 4,000; therefore does not apply to officers of the city of Buena Vista.

(x)1913 expense account.

(A)7erm: May 8 to December 31, 1917.

(d)7erm: May 8 to December 31, 1917.

(e)By chapter 470, Acts 1916, it is provided that the act of 1914, limiting the compensation of offferers, shall not apply to officers in the county of Prince George until January 1, 1918.

(f)No report filed. Attorney General directed to sue for failure to report.

# CLERKS OF COURTS-1917

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Total Expense and Allowance	2 7 625 87 2 9 427 68 2 9 427 68 2 9 60 02 2 060 02 2 4 113 8 00 2 4 10 08 2 4 10 00 2 4 10 00 4 4 90 00 4 118 75 6 825 00 5 625 00 5 625 00
Allowance by Law	**************************************
Expense of Office	(x)\$2,125 87 4,427 68 4,427 68 11,595 43 11,595 60 1,723 50 1,733 50 17,510 88 17,510 88 17,510 88 19,000 4,015 75 11,825 60 17,825 60 17,825 60 17,825 60 17,825 60
Fees, etc.,	20 000 23 25 25 25 25 25 25 25 25 25 25 25 25 25
CLERKS	T. D. Davis(g) D. G. Smith(g) I. Waring(i) I. V. Traby(i) R. G. Base(k) E. Transpon(k) J. A. Painter L. Libby(i) W. Christan(u) W. Christan(u) W. Christan(u) W. A. Ravelle(i)(i) W. A. Ravelle(i)(i) W. A. Ravelle(i)(i) W. A. Hurris D. S. Brocke(q)(i) H. S. Janose(s) H. S. Janose(s) J. M. Kally(s)
CITES	Lynchburg. Newport News. Norfolk. Norfolk. Norfolk. Petersburg. Petersburg. Petersburg. Petersburg. Refmound. Richmond. Richmond. Richmond. Richmond. Richmond. Richmond. Richmond. Richmond. Richmond. Richmond. Richmond. Richmond. Richmond. Richmond. Richmond. Richmond. Staunton. Williamsburg. Williamsburg. Williamsburg. Williamsburg. Williamsburg. Williamsburg. Williamsburg. Williamsburg. Williamsburg. Williamsburg. Williamsburg. Williamsburg. Williamsburg. Williamsburg.

(p)The not of 1914, limiting the fees of officers, by section 1 of the act, does not apply to cities with a population of less than 4,000, therefore does not apply to officers of the city of Williamsburg, but the clerk of the court, in reporting fees, etc., of office for James City county, has included those for Williamsburg, in that report, James City county and the city of Williamsburg having the same court.

Excess to be refunded and has been paid into the State treasury.

(x)1913 expense account.

(q)Corporation, Circuit, Law and Chancery Courts.
(n)No report filed. Attorney General directed to sue for failure to report.
(s)Supreme Court of Appeals of Virginia.

Expense not shown.

(g) Corporation and Circuit Courts.
(g) Corporation and Circuit Courts.
(f) Circuit Court.
(f) Corporation and Law and Chancery Courts.
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# CLERKS OF COURTS-1918

	HOUSE DOCUMENT NO. 11.
Ехсевя	\$ 1,077 £3
Total Expense and Allowance	• • • • • • • • • • • • • • • • • • •
Allowance	**************************************
Expense of Office	(x) (x) (x) (x) (x) (x) (x) (x) (x) (x)
Fees, etc.,	**  **  **  **  **  **  **  **  **  **
CLERKS	John D. Grant, Jr. W. L. Maupin. Jee, H. Rucker. Jee, H. Rucker. Jee, H. Rucker. Jee, H. Rucker. Olin J. Payne. W. E. Sandidge Harry Burnett. S. M. Bolling. W. L. Dennis W. L. Dennis W. L. Dennis W. L. Dennis W. L. Dennis W. L. Dennis W. L. Dennis W. L. Cognell H. H. Chare E. C. Goggin Dexter Good H. B. Cherneside H. H. H. Chare H. H. R. Chase H. H. H. Chare H. H. R. Richardson T. E. Bartenstein (a) T. W. Carper H. B. Bryant J. S. Ohnson J. S.
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*Excess shown has been paid into the State treasury.

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(b) From April 8 to December 31, 1918.

(b) No report filed. Attorney General directed to sue for failure to report.

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Excess	• • • • • • • • • • • • • • • • • • •	• 2, 254 76 • 2, 254 76
Total Expense and Allowance	**  **  **  **  **  **  **  **  **  **	5, 156 6, 534 25 7, 028 00 7, 028 03 10, 286 83 7, 979 48 8, 160 00 8, 160 00
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CLERKS	A. P. Johnson(c) G. E. Bunting A. Ivah H. Martin(d) G. Goof Type Gwathmey (e) Geof Typen C. W. Woolfolk F. W. Wowler F. W. Wower F. W. Wower F. W. Wower C. W. D. Temple(f) Geo. G. Tyler Chas. D. Dent Chas. D. Dent Chas. D. Dent J. F. Blackburn E. R. Combe. J. F. Richmond M. B. Wunder E. R. Combe. J. F. Richmond M. B. Went J. W. B. Hamilton C. W. Greever P. J. Davenport W. B. Hamilton C. C. Tate.	N. S. Greenaway(h). Chapman Belew(h) Jno R. Cook(h) W. L. Gilkeeon(h) D. G. Smith(h) D. G. Smith(h) Ja. V. Techy(j)(k) Robt, G. Bass (h) Luther Libby(m)
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14, 123 63 2, 455 80 1, 967 95 6, 677 44 2, 045 88 225 00 25 00	ort. Attorney General Circuit Courts. quirty Court. ourt. ourt. ourt. ourt. Act does not apply. Circuit, Law and Cl verif. Law and Cl with Cl Appeals. our of Appeals. our of Appeals. our of Appeals. See or requested to give en requested to give
20,043 14 8,940 04 12,528 56 9,095 60 3,283 97 5,599 29	(k)Filed no report. Attorney Courts, m)Law and Equity Court. m)Law and Equity Court. p)R usings Court. p)R usings Court. p)R usings Court. Part 2. p)R usings Court. Part 2. p)R usings Court. Part 2. p)R usings Court. Law an s)Supreme Court of Appeals. Hopewell became a city after the Court of Appeals. Hopewell hecame a city after the Court of Appeals.
Charles O. Saville(n)   Charles O. Saville(n)   Watter Christian(o)   Watter Christian(o)   Watter Christian(o)   W. E. DuVal(p)(q)   W. E. DuVal(p)(q)   H. Stewart Jones(s)(a)   W. W. Wyat(s)   W. W. Wyat(s)   J. M. Kelly(s)	Excess shown has been paid into the State treasury.  (k) Section 10. Act does not apply, (Brom January 1 to July 7, 1918. (Brom Janu

## LIST OF CLERKS OF COURTS OF COUNTIES AND CITIES WHO WERE NOT REQUIRED TO MAKE REPORT UNDER CHAPTER 352, ACTS 1914, AS AMENEDD BY CHAPTER 110, ACTS 1918.*

COUNTIES	CLERKS	COUNTIES	CLERKS
Amelia	G I. Forrer	Nelson	E I. Kidd
Appomattox		New Kent	
Bath	F. L. LaRue	Northumberland	R S Brent
Bland	R. C. Reness	Nottoway	Chas F Deane
aroline	E. R. Coghill.	Patrick	J. S. Taylor.
harles City	R. S. Major.	Powhatan	James A. Tilman.
larke	Eugene Glover.	Rappahannock	W. C. Armstrong.
raig	A. W. Webb.	Richmond	J. B. Rains.
Craig	R. O. Garrett.	Spotsylvania	A. H. Crismond.
Dinwiddie	A. M. Orgain.	Stafford	James Ashby, Jr.
Casex	Harrison Southworth.	Surry	A. S. Edwards.
floyd	B. S. Pedigo.	Warren	M. A. Trout.
luvanna	Wm. Sclater.	Warwick	W. C. Burnham.
rederick	Phil. H. Gold.	Westmoreland	Albert Stuart.
}iles		York	Sydney Smith.
iloucester		CIMITA	
Goochland		CITIES	
reene	B. I. Bickers.	Buena Vista	A. M. Rucker.
lighland	W. H. Matheny.	Charlottesville	
ames City	T. H. Geddy.	Clifton Forge	H. E. Meeks.
ing George	L. B. Mason.	Fredericksburg	A. B. Yates.
ing and Queen	Wm. F. Bagby.	Radford	J. A. Painter.
King William	B. C. Garrett.	Richmond	N. M. Kowelle.
ancaster		Staunton	N. Argenbright.
fadison	G. H. Taylor.	Suffolk	
fathes		Williamsburg	
Middlesex	C. W. Eastman.	Winchester	J. D. Beverly.

^{*}This amendment provided that the act should not apply or be operative as to any office or officer where the total annual gross compensation of such office or officer received from all sources, directly or indirectly, does not exceed the sum of twenty-five hundred dollars; as of December thirty-first, nineteen hundred and seventeen.

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	House Document No. 11.	28
Excess		
Total Expense and Allowance	**  **  **  **  **  **  **  **  **  **	98
Allowance by Law	**  4444444444444444444444444444444444	
Expense of Office	*  \$\begin{align*} \delta & \text{25} & \t	
Fees, etc.,	**  1,9,9,9,9,9,9,9,9,9,9,9,9,9,9,9,9,9,9,	33.1.86
COMMISSIONERS	T. C. Kelley. E. S. Wise. G. G. Canchundro. G. G. Canchundro. G. G. Rowan. Thos M. Kyle. The M. Kyle. The M. Kyle. The Candiock. F. S. Tinaley. F. R. Tinaley. F. R. Tinaley. F. R. Tinaley. F. R. Tinaley. F. R. Tinaley. F. R. Tinaley. F. R. Diamond. J. A. Chier. M. E. Beard. J. A. Chier. M. E. Beard. J. A. Chier. M. E. Beard. J. A. Chier. M. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. Overstreet. W. G. C. Canden. B. R. E. Garbee. W. G. Talialerro. J. B. Washington. J. B. Washington. J. B. Washington. J. B. Washington. J. R. Roweners. C. A. Horton.	G. S. Amburn
COUNTIES	Accomac. Albemarle. Alexandria. Alleghany. Amelia. Amberst. Appomattox Augusta. Bath. Bedford. Brunswick. Brunswick. Caroline. Carroll.	

COMMISSIONERS OF THE REVENUE-1917

	HOUSE DOCUMENT NO. 11.
Ехсевв	
Total Ex- pense and Allowance	*  44444444444444444444444444444444444
Allowance by Law	**************************************
Expense of Office	\$ 645 0 25 0 25 0 25 0 25 0 25 0 25 0 25 0
Fees, etc.,	(a) (b) 988 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 641 888 64
COMMISSIONERS	L. C. Christian D. B. Hutcheson G. W. Wooden H. L. Thompson H. L. Thompson J. W. Dance H. T. Thompson J. G. H. Thompson J. G. H. Tharisov Lewis Crawley Lewis Crawley Lewis Crawley J. G. Harrison J. G. Harrison H. G. E. Abernathy H. W. D. Martin H. W. Ballard H. W. Ballard H. W. W. Ballard H. W. W. Ballard J. P. Milburn E. E. Gillette F. W. Ashby W. H. Lewis J. G. Phegan J. W. Dulaney W. H. Senet G. F. Hudson S. Kesler W. B. Thompson
COUNTIES	Charles City Charles City Charles City Charles Charke Craig Culpeper Cumberland Dickenson Dinwiddie Dickenson Pauquier Floyd Floyd Floyd Franklin

Frederick	I. C. Rowe		135 58			_
	C. C. Brannon		25.55			
	W W Walker		35			:::::::::::::::::::::::::::::::::::::::
Gloucester	W C Stubbe Jr		200			: : : : : : : : : : : : : : : : : : : :
Googhland	I Coodman		38			:
Gravaon	o T Morton		3:			
	D T D-LLI-		23			
	E. L. Koodins		8 83			:
	A. S. Lawson					
Granne	S. T. Deane.		8 33			
Greensville	M. J. Squire.		532 50			
Talifax	J. S. Walden		383 50			
	J. O. Lovelace.		315 90			
	A. O. King.		451 50			
Hanover	C. W. Talley.		147 50			
	H. L. Liezan		2			
	J. A. Mallorv		38			
Henrico	C E Smith		88			
	W D Parison		2			
Henry	T. D. FIRSBET		310 20			
	h. L. Byrd		88			
U:_U	J. W. Tyree		125 90			
Tigniand.	J. H. Pruitt		28			
Isle of Wight.	C. E. Davis		638 50			
James City	C. C. Cowles		88			
King George	I A Ashton		88			
King and Onean	T O TEL		3:			
King William			28			
La Democratic	II. W. Neele		287	9000	4, 782 02	
Los	E. F. Williams	1, 539 26	25			
	C. M. Johnson					
		458				
		5			80	
	T. Chance		8	38	80.4	
•	F Robinson				36	
	I W Smith		88		3 6	
•	F. T. Manuart	133			3	
		(b) 342 50				
	1 4		15 80			
rondoun	W. C. Benton.					
	A. P. McGeath.	733 15		4,000 00	4,000 00	
	J. E. Wright.					
	G. H. Virta		25 00			
	W. R. Newlon					
	J. S. Marshall		05.01			
(a)Charred.						
(b) Uncollected.						
(a)Collantad		,		•		

COMMISSIONERS OF THE REVENUE-1917

COUNTIES	COMMISSIONERS	Fees, etc.,	Expense of Office	Allowance by Law	Total Ex- pense and Allowance	
Louisa		\$ 1,011 96 919 89	\$ 66,50 116 60			
Lunenburg.		1,710 70	25 25 88			
Madison		883 893 893 893 893 893 893 893 893 893	On 677			
Mathews. Mecklenburg		1, 469 45				
Middlesex Montgomery	J. S. Montgomery. J. W. Stiff J. C. Brown.	1,415 43 913 98 1,256 00	250 250 250 250 250 250 250 250 250 250	4,4,4, 900,000 900,000 900,000	4, 545 84 4, 150 88 6, 537 98	
		1,204 91				
New Kent Norfolk		(a) 10,393 41 (b) 6 05				
		(c) 10, 387 36 (d) 766 05				
Northampton. Northumberland.	C. L. Gibson C. H. Savage R. S. Brent	9, 621 31 3, 963 46 2, 358 43 2, 006 45	2, 281 72 1, 605 18 248 90 485 00	6,4,4,4, 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,900 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,000 6,0	7, 281 72 6, 605 18 4, 248 90 4, 485 00	\$ 2,339 50
Nottowny	J. M. Omohundro. J. L. Vaughan R. D. Maben	801 76 1,050 00			4, 160 50	
Orange	V. C. Brooking. J. W. Dulin.	1, 349 89			4.4.4. 4.25.25 7.25.25 7.25.25 7.25.25 7.25.25 7.25.25 7.25.25 7.25.25 7.25 7	
Page. Patrick	F. B. Kibler I. I. Gilpert C. O. Hanby	25.55.54 25.55.55 25.55.55 25.55.55 25.55.55 25.55.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55 25.55			4, 187 4, 076 75 75 75 75 75 75 75	
Pittaylvania	W. K. Kleon. J. H. Oakbon. G. W. Cammon. Thon. C. Bennett. A. L. Witcher.	2,089 76 1,029 60 897 15 844 14	200 200 200 200 200 200 200 200 200 200	8,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4	5,5,5,5 12,005 12,009 12,009 12,009	

Powhatan Prince Edward Prince Genree	H. W. Goode E. L. Dupuy	683 21 1, 523 60	122 50 465 00	4,000 00 4,000 00 00 00	4, 122 50	
Princes Anne	F. A. M. Burroughs.	2,084 27	050 069	4,000 00	960 50	
Frince William.	S. T. Cornwell	1, 527 86	38	4,4 8,8		
Pulaski	W. R. Crockett	22.2		988		
Rappahannock	C. J. Willer	1,920 10		00 00		
	Thos. N. Oldham	1, 112 28		4,000 00		
	W. A. Francis	2, 654 86		4,000 90 90		
Kockbridge	T. M. Wade.	1,004		900.00		
	W. O. Harris.	741 65		88		
	Tr Tr William	21 404		38		
	D H Woot	200		38		
	H A Ott	788 45		38		
Rockingham	F. A. Heatwole.	1.016.00	00 00	98		
	C. H. Funkhouser.	1.598 33		600 00		
	B. F. Myers.	856 47	165 00	4,500 00		: : : : : : : : : : : : : : : : : : : :
	E. L. Lambert.	1, 362 01		4,500 00		
	W. H. Zirkle.	1,414 18		4,500 00		
rtussell	S. F. Robinson	1,850 12		4,000		
	E. L. Musick	2,280 14		900		
COORT.	D. E. Carter	5 S		986		
Shanendonk	H. C. Blabop	86		88		
	C to Miray	3/8 80		38		
	A. T. Caradata	220		38		
	A. L. Grandskall	3/0 3/		38		
	C D Taller	250 25		38		
	C. E. Laping.	35	:	38		
Smoth	D. Elocatuse	248 01		38		
	W H Eads	1, 326 UU		38		
	J. A. Campbell	200	88	88		
Southampton		181		}		
	<u>e</u>	1, 636				
	13					
	(9)	524	200	88		
Snotsvivania	J. R. Dickens.	1, 727 01	8000	88	8, 215 4, 215 80 80 80 80 80 80 80 80 80 80 80 80 80	
	I C Clore	418 20	3	88		
	S. C. Blavder	22,23	90 09	000		
		58		4,000		
Stafford		423 41	20 88	4,000 00		
		407 18		4,000 00		
				-		
(a)Charred.	[aH(a)	A 077 Andrew	(a) By charter 470 Acts 1016 it is provided the act of 1014 limiting the com-	ovided the act	of 1014 limit	ing the com-
(b) Uncollected.	pensation of officers,	officers, sb	hall not apply to officers in the county of Prince George	officers in the	e county of P	rince George
(c)Collected.	until Janua	ry 1, 1918.				
(d)Less 1915 transfer fees.						

COMMISSIONERS OF THE REVENUE-1917

Fees, etc., of Office Law Allowance Total Expense and Office Law Allowance	\$ 1,802 56 \$ 322 65 \$ 4,000 00 \$ 4,322 65 \$ 1,282 85 \$ 200 00 \$ 4,000 00 \$ 4,220 00 \$ 1,277 82 241 00 \$ 4,000 00 \$ 4,220 00 \$ 1,287 82 241 00 \$ 4,000 00 \$ 4,221 00 \$ 2,763 24 \$ 326 69 \$ 4,000 00 \$ 4,221 00 \$ 2,763 24 \$ 326 69 \$ 4,000 00 \$ 4,261 00 \$ 1,284 77 \$ 261 00 \$ 4,000 00 \$ 4,261 50 \$ 1,284 77 \$ 261 00 \$ 4,000 00 \$ 4,261 50 \$ 1,788 86 \$ 561 19 \$ 4,500 00 \$ 4,500 00 \$ 4,500 00 \$ 4,500 00 \$ 2,231 52 \$ 419 00 \$ 4,000 00 \$ 4,185 00 \$ 1,180 33 16 \$ 4,000 00 \$ 4,185 00 \$ 1,180 33 10 \$ 1,000 00 \$ 4,185 00 \$ 1,180 33 \$ 10 50 \$ 4,000 00 \$ 4,185 00 \$ 1,423 83 \$ 10 50 \$ 4,000 00 \$ 4,780 \$ 00 \$ 1,423 83 \$ 10 50 \$ 4,000 00 \$ 4,780 \$ 00 \$ 1,423 \$ 10 50 \$ 4,000 00 \$ 4,780 \$ 00 \$ 1,423 \$ 10 50 \$ 4,000 00 \$ 4,780 \$ 10 50 \$ 1,423 \$ 10 50 \$ 4,000 \$ 1,423 \$ 10 50 \$ 4,000 \$ 1,423 \$ 10 50 \$ 4,000 \$ 1,423 \$ 10 50 \$ 1,423 \$ 10 50 \$ 1,423 \$ 10 50 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COMMISSIONERS	L. W. James. J. W. Harrison. F. G. N. Witherlord. J. G. Gillespie. S. D. Boyd. C. P. Rubbard. A. P. Rubbard. A. P. Rubbard. C. P. Rubbard. C. E. W. F. Baker. W. F. Bevins. F. E. Bevins. F. E. E. Bevins. F. E. Crockett. R. C. Hunt.	C. H. Callahan (f) E. K. Crymble D. W. Fowler W. G. Dudley	J. B. Anderson. A. B. Bowering. R. L. Woodson. I. M. Warren. H. M. Sneed. R. L. Coeby.	E. J. Doranig)  B. Smith  J. C. Niemsyst  Mark Redolve  H. E. Treenon(h)  D. R. Hunt  A. A. Riddick  A. A. Riddick
COUNTIES		CITIES Alexandria. Buriato Buriato Charlotteaville Clifton Forge.	J.T.F.	Nortolk. Poteraburg. Portsmouth Radford Radford Roanord Roanore Beaution

# COMMISSIONERS OF THE REVENUE—1918

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G. T. Omohundro. B. G. Garth. Wm. H. Duncan. Frank H. Gouch(i). Castic E. Smith.	C. L. Gibson. F. S. Kibber. R. C. Burrow(k). F. A. M. Burroughs. J. G. Gillespie. W. C. Stewart.	Chas. H. Callahan. D. W. Fowler. Doe. B. Anderson. R. L. Woodson. Wm. H. Snead. D. L. Tsylor. A. P. Pannill. Hugh R. Smith. J. C. Niemeyer. H. E. Treenon. D. R. Hunt.
Albemarie Alexandria Elisabeth City Norfoli	Page. Prince George Princes Anne Roanoke Thaewell Wise.	Alexandria. Charlotteaville Charlotteaville Danville Harrisonburg Lynchburg. Newport News Norfolk. Peterburg. Peterburg. Peterburg. Richmond. Richmond. Richmond.

*Excess shown has been paid into the State treasury. (x)1913 expense account

(a)Charged.

(b)Uncollected.

(c)Collected.

(c)Collected.

(f)The act of 1914, limiting the fees of officers, by section 1 of the act, does not apply to eities with a population of less than 4,000; therefore does not apply to officers of the city of Buena Vista.

(g)No report filled. Attorney General directed to sue for failure to report.

(h)Section of the act makes the provisions of the act not applicable to incumbents of office in cities having a population of 100,000 inhabitants or more.

this officer out of the requirements of the act.

(i) The act of 194, limiting the fees of officers, by section 1 of the act, does not apply to cities with a population of less than 4,000; therefore does not apply to officers of the city of Williamsburg.

(i) From June 7 to December 31, 1918.

(g) No report filed. Attorney General directed to sue for failure to report.

(k) Act does not apply to this county. until the expiration of the terms of office they were filling. This provision took

fThis excess not paid because office claims allowance for amount spent for certain office equipment, and this clain has not been finally voted on by the State Fee Commission.

## LIST OF COMMISSIONERS OF THE REVENUE OF COUNTIES AND CITIES WHO WERE NOT REQUIRED TO MAKE REPORT UNDER CHAPTER 352, ACTS 1914, AS AMENDED BY CHAPTER 110, ACTS 1918.*

COUNTIES	DISTRICTS	COMMISSIONERS
Accomac	No. 1	T. C. Kelley.
Alleghany	No. 2. Boiling Spring. Covington	R. P. Coleburn. A. G. Rowan. T. M. Kyle.
Amelia	Clifton	O. L. Hamlett. R. P. Craddock.
Amherst	No. 1	F. S. Tinsley. S. F. Turner.
AppomattoxAugusta	Beverly Manor. North River.	E R. Abbitt. Jno. F. Taylor. Rufus P. Bell.
	Middle River South River River Heads	Frank McCue. Samuel B. Harper. Walter E. Beard.
Bath	Pastures	James E. Diamond. J. R. Criser.
Bedford	No. 2 Staunton River	W. B. Kepler. J. H. Hogan.
	CentralBlue Ridge	M. L. Overstreet. W. G. Otey. C. D. White.
BlandBotetourt	No. 1	L. F. Grayson. B. R. Ikenberry.
Brunswick	No. 2 No. 1 No. 2	J. K. McClaugherty. J. B. Mallory. R. S. Moseley.
Buchanan	Eastern	J. R. Davis. Miles Ratliff.
Buckingham	No. 1	W. T. Snoddy. C. C. Camden.
Sampbell	BlackwaterJames River	R. E. Jones. R. E. Garbee.
Caroline	Staunton River Bowling Green Port Royal Madison	J. S. Leftwich. W. G. Taliaferro. J. B. Washington. J. F. Davis.
Carroll	Reedy Church Eastern	S. C. Bowers. Orville A. Horton. C. W. Stoneman.
Charles City	SouthernLower.	Guy S. Amburn. L. C. Christian. D. B. Hutcheson.
Chesterfield	Upper No. 1	T. Roy Adams. G. W. Moore
Clarke	No. 2	J. Wm. Dance R. L. Thompson. W. C. Snodgrass.
Culpeper	Eastern	John A. Bowersett. C. H. Tinsley.
umberland	No. 1 No. 2	Lewis Crawley. E. C. Harrison.
vickenson	Western	Jno. G. Kennady, Jr. W. D. Martin. C. E. Abernathy.
Dinwiddie	No. 1	S. T. Gerow. C. B. Newbill.
airfax	Centerville and Lee	J. N. Ballard. R. S. Wiley.
	Falls Church	Geo. W. Bladen. Joseph Beery.

[&]quot;This amendment provided that the act should not apply or be operative as to any office or officer where the total annual gross compensation of such office or officer received from all sources, directly or indirectly, does not exceed the sum of twenty-five hundred dollars; as of December thirty-first, nineteen hundred and seventeen.

# LIST OF COMMISSIONERS OF THE REVENUE OF COUNTIES AND CITIES WHO WERE NOT REQUIRED TO MAKE REPORT UNDER CHAPTER 352, ACTS 1914, AS AMENDED BY CHAPTER 110, ACTS 1918.*—CONTINUED.

COUNTIES	DISTRICTS	COMMISSIONER
Fauquier	No. 1	Presley W. Ashby.
auquiei	No. 2	W. H. Lewis
	No. 3. No. 4.	E. J. Franklin.
Floyd	No. 5 No. 1	J. Henry Peters. John C. Phlegar.
Fluvanna	No. 2 Southside	J. W. Delaney. W. H. Snead.
	Northside. No. 1	W R Cocke
Franklin	No. 2	C. F. Hudson. S. R. Smith.
	No. 3. No. 4	Seth Kesler, W. B. Thompson.
rederick	Southern Northern	W. B. Thompson. Isaiah C. Ros.
Giles		C. C. Brannon. W. W. Walker.
Houcester Goochland.		W. C. Stubbs, Jr. J. C. Goodman. S. T. Morton.
Grayson	Elk Creek	S. T. Morton. E. L. Robins.
_	Old Town	A. S. Lawson.
GreeneGreensville		S. T. Deane. M. J. Squire.
Halifax	Northern Courthouse	M. J. Squire. J. S. Walden. J. O. Lovelace.
	Southern	A. O. King.
Hanover	Beaver Dam	A. O. King. C. W. Talley. H. L. Liggan. J. A. Mallory. W. B. Frayser.
Henrico	Ashland	J. A. Mallory.
Henry	No. 1	H. L. Byrd. J. W. Tyree.
Highland	No. 2	J. R. Pruitt.
Isle of Wight	Į.	Charles E. Davis. C. C. Cowles.
King George		L. A. Ashton. H. C. Hall. H. W. Neale. E. P. Williams. C. H. Johnson. J. T. Chance.
King George King and Queen King William		H. C. Hall. H. W. Neale.
Lancaster	Rose Hill	E. P. Williams.
	White Shoals	J. T. Chance.
	Jonesville	J. Marion Smith.
Loudoun	Yokum	E. I. Stewart. W. C. Benton.
	Broadrun	A. P. Megeath.
•	Leesburg Lovettsville Mt. Gilead	G. H. Virts.
	Mt. Gilead	W. R. Newlon.
Louiss	No. 1 No. 2	W. C. Benton. A. P. Megeath. Jos. E. Wright. G. H. Virts. W. R. Newlon. J. T. Marshall. J. K. Deane. J. K. Duke. D. W. Wints
	No. 3	I IL. D. WILLSTON.
Lunenburg	No. 1	H. C. Love. R. E. Gee.
Madison	Rapidan. Robertson.	Q. J. Collins
Mathews	1	G. L. Diggs.
Mecklenburg	No. 2	H. E. Coleman. J. S. Montgomery.
Middlesex		J. S. Montgomery. J. W. Stiff. J. C. Brown. F. M. Weddle. R. C. Norficet. R. H. Beamon.
- •	No. 2	F. M. Weddle.
Nansemond.	No. 1	R. C. Norfleet. R. H. Beamon.
Nelson	Lovingston Massie's Mill	I. II. MCCHIIIII.
New Kent		Douglas Christian.
NorthamptonNorthumberland		R. L. Ailworth. J. M. Omohundro.
Nottoway	CreweBlackstone	Jos. L. Vaughan. R. D. Maben

# LIST OF COMMISSIONERS OF THE REVENUE OF COUNTIES AND CITIES WHO WERE NOT REQUIRED TO MAKE REPORT UNDER CHAPTER 352, ACTS 1914, AS AMMENDED BY CHAPTER 110, ACTS 1918.—Continued.

COUNTIES	DISTRICTS	COMMISSIONERS
Orange	No. 1	V. C. Brooking. J. W. Dulin.
D. 4.1-1	No. 2. No. 1, Mayo River	J. W. Dulin.
Patrick	No. 2, Dan River	L. I. Gilbert.
	No. 2, Dan River	C. O. Hanby. W. R. Pilson.
Pitteylvania	No. 3, Smith River	W. R. Pison.
rittsylvania	No. 2	James H. Oakes. G. W. Gammon.
	No. 3	S. F. Brown.
	No. 4	A L. Witcher
Powhatan		A. L. Witcher. H. W. Goode.
PowhatanPrince Edward		E. L. Dupuy. W. S. Runaldue. S. T. Cornwell. W. R. Crockett. C. J. Miller.
Prince William	No. 1	W. S. Runaldue.
	A10. #	S. T. Cornwell.
ulaski		W. R. Crockett.
lappahannock		C. J. Miller.
Richmond		Those N Clidhen
Roanoke	No. 1	W. A. Francis. T. M. Wade. Will O. Harris.
Rockbridge	Lexington	T. M. Wade.
	Natural Bridge	Will O. Harris.
	Buffalo	J. N. Hotinger.
	Kerr's Creek	H. T. Kirkpatrick.
	Walker's Creek	R. L. Patterson.
łockingham	South River Central	H. A. Ott.
tockingnam	Ashby	F. A. Heatwole. C. H. Funkhouser.
	Linuilla	B. F. Myers.
	Linville. Stonewall.	E. L. Lambert.
	Plains	I I Humbert
Russell	Eastern	J. L. Humbert. S. F. Robinson.
- Canada	Western	E. I. Musick
leott	No. 1	D. R. Carter. H. C. Bishop.
•	No. 2	H. C. Bishon.
henandoah	Lee	D. G. Kirby.
	Ashby	D. G. Kirby. C. R. Newland.
	Madison	A. L. Grandstaff.
	Johnson	I. H. Harris.
	Stonewall	A. L. Grandstaff. I. H. Harris. C. E. Tapsley.
	Davis	Samuel Hockman.
Smyth	Marion	J. A. Greenwood.
	St. Clair Rich Valley	W. H. Eads. J. A. Campbell. J. B. Hedgepeth.
	Rich Valley	J. A. Campbell.
outhampton	No. 1	J. B. Hedgepeth.
	No. 2	J. R. Dickens.
potsylvania	Courtland	T. A. Harris.
	Chancellor	Irvin C. Clore.
	Berkley	S. C. Blaydes.
tafford	Livingston. No. 1	P. G. Finney. W. T. Descon.
Canora	No. 2	W. I. Descon, H. M. Tolson.
urry	10. 2	L. W. James.
ussex	No. 1	J. W. Harrison.
ussea,	No. 2	G O Wrenn
`azewell	Jefferson	F P Rutherford
	Jefferson. Maiden Spring.	G. O. Wrenn. F. P. Rutherford. J. B. Altizer.
arren	mandon oping.	S. D. Boyd.
arwick		C A Hubbard -
ashington	No. 1	J. A. P. Rvan.
- 1	No. 2	J. A. P. Ryan. John M. Kreger. W. F. Baker.
estmoreland		W. F. Baker.
/ise	Eastern	Chas. E. Bivens.
Vythe	Western	F. M. Lindamood.
*	Eastern	S. E. Crockett. R. C. Hunt.
ork		R. C. Hunt.
CITIES		
ristol		E K Crymble
luena Vieta		J. H. Heiser
lifton Forge		W. W. Halligan
redericksburg		E. K. Crymble. J. H. Heizer. W. W. Halligan. A. B. Bowering. I. M. Warren.
Iopewell		I. M. Warren
adford		F. E. Gravann
taunton		F. E. Grayson. A. A. Eskridge.
uffolk		A. A. Riddick. J. S. Timberlake. J. L. Maphis.
illiamsburg		J. S. Timberlake
inchester		J. L. Maphis.

#### **EXAMINERS OF RECORDS—1917**

JUDICIAL CIRCUIT	DICIAL CIRCUIT EXAMINER OF RECORDS		Expenses of Office	
First. Second Third Fourth Fifth Sixth Seventh Eighth Ninth	S. Burnell Bragg. Richard McIlwaine. Robt. W. Arnold. George Mason. Robt. K. Brock. T. C. Watkins, Jr. W. M. Tredway, Jr. J. S. Chapman. Wm. C. Williams.	5, 497 67 979 89 1, 653 31 471 40 3, 747 44 1, 227 63 2, 555 68 997 41	\$ 12 50 938 80 153 92 103 92 44 00 92 50 57 50 50 00	
Tenth Eleventh Twelfth Trufteenth Fourteenth Fifteenth Fifteenth Seventeenth Seventeenth Beventeenth Lighteenth Nineteenth Twenty-first Twenty-first Twenty-third	(a)Wm. H. Sands S. R. Buxton Frank Stuart Francis W. Smith L. C. Phillips W. H. Cardwell Wm. K. Goolrick W. N. Lipecomb H. F. Byrd T. Russell Cather W. M. McNutt E. V. Barley W. M. Pierce J. H. Rhudy Bernard Mason A. P. Hutton	1, 792 35 1, 032 50 377 56 317 48 926 01 30 00 3, 545 47 1, 412 51 132 62 2, 285 23 3, 819 06 † 5, 021 32 2, 856 25 4, 017 64	18 50 420 00 12 50 37 95 22 50 1, 040 00 250 06 384 04 858 95	
Twenty-Inird Twenty-fourth Twenty-fith Twenty-sixth Twenty-seventh Twenty-seylth Twenty-sighth Twenty-ninth Thirtietth Thirtietth	A.F. Hutch (b)R. E. L. Chumbley Napoleon Bond H. W. Wyant R. H. Tebbs Jos. E. Duff Winston Parrish R. H. Drummond A. J. Cauthorn John S. Waples	140 79 2, 686 46 3, 395 44 1, 524 00 1, 598 10 652 18 2, 500 00	662 50 340 00 95 00 50 00 57 50 795 52	

(a)Not required to report under section 10 of act of March 27, 1914.
(b) Did not qualify until December 10, 1917; earned no commission.
*Of the \$5,497.67 commissions received \$2,334.97 were commissions on omitted taxes and under the provisions of the law are to be disregarded in determining the excess.
†Of the \$5,021.32 commissions received \$1,013.40 were commissions on omitted taxes and under the provision of the law are to be disregarded in determining the excess.

#### **EXAMINERS OF RECORDS—1918**

JUDICIAL CIRCUITS	DICIAL CIRCUITS EXAMINER OF RECORDS		Expenses of Office	
First	S. Burnell Bragg	812 65 2, 117 32	745 0	
Chird	(c) H. W. Booth			
Fhird	R. W. Arnold	1,033 14		
Fourth		1,099 08	89 1	
Fifth	R. K. Brock	297 00	35 8	
3ixth	T. C. Watkins, Jr	2, 317 82	265 0	
Seventh	W. M. Tredway, Jr	2,605 63	12 5	
Eighth	J. S. Chapman	1, 223 14	1	
Ninth	Wm. C. Williams	700 00		
Penth	(d)G. Carleton Jackson	1,260 04	515 5	
Eleventh	S. R. Buxton	1,839 21	15 0	
Twelfth	(e)J. M. Lewis	2, 332 94	800 1	
Thirteenth	F. W. Smith	1.019 54	38 4	
Fifteenth		694 71	90	
Sixteenth	(f)J. P. Milburn	1.016 89	135	
Eighteenth	W. M. McNutt	2, 303 51	282	
Nineteenth		2,660 36	463 (	
Twentieth	W. M. Pierce	3,064 59	769	
Twenty-first		1, 129 44	1	
Twenty-second		2, 531 44	200 (	
Twenty-third		1.198 96		
Twenty-fourth		1.554 70	50	
Twenty-fifth		678 17	183	
Twenty-sixth		1,360 78	175	
Twenty-seventh		2, 837 55		
Twenty-eighth		532 06	20	
Twenty-ninth	R. H. Drummond	2, 221 47	48	
Thirtieth		946 46	47	
Thirty-first		1, 256 89	l ä	

#### EXAMINERS NOT REQUIRED TO REPORT:

Fourteenth	P. St. George Willoox. T. Russell Cather.		
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#### HIGH CONSTABLES-1917

CITIES	HIGH CONSTABLE	Fees, etc.,	Expense of Office	Allowance by Law	Total Expense and Allowance
Danville. Lynchburg. Newport News. Norfolk. Petersburg. Portsmouth. Radford. Richmond. Roanoke.	R. M. Foster. C. E. Hogan. H. T. Messick. H. O. Nichols. J. A. Mallory. V. T. Hutcheson. W. M. Martin. Wm. H. Wyatt, Jr.(a). E. S. Wingfield.	6, 809 49 1, 300 00 540 00 290 64	\$ 700 00 1, 274 79 450 43 4, 531 14 200 00 142 00 	\$ 4,000 00 5,500 00 5,000 00 6,500 00 5,000 00 5,500 00 4,000 00 6,500 00 5,500 00	\$ 4,700 00 6,774 79 5,450 43 11,031 14 5,200 00 5,642 00 4,000 00 18,671 72 7,000 00

#### HIGH CONSTABLES-1918

NorfolkRiehmond	C. C. Knight Wm. H. Wyatt, Jr	6, 991 20 15, 351 25 † 159 61	4,800 05	6,500 00	11,300 05
Roanoke	E. S. Wingfield	15, 191 64 2, 535 50	8,877 23 1,627 75	6, 500 00 5, 500 00	15, 377 23 7, 137 75

#### HIGH CONSTABLES WHO WERE NOT REQUIRED TO MAKE REPORT UNDER CHAPTER 352, ACTS 1914, AS AMENDED BY CHAPTER 110, ACTS 1918.*

CITIES	HIGH CONSTABLES	CITIES	HIGH CONSTABLES
Danville.	R. M. Foster. C. E. Hogan. H. T. Messick.	Petersburg	. J. A. Mallory.
Lynchburg.		Portsmouth	. V. J. Hutcheson.
Newport News.		Radford	. W. M. Martin.

(a)Section 10 of the act makes the provisions of the act not applicable to incumbents of office in cities having a population of 100,000 inhabitants or more, until the expiration of the terms of office they were filling. This provision took this officer out of the requirements of the act.

†Less fees rebated.

*This amendment provided that the act should not apply or be operative as to any office or officer where the total annual gross compensation of such office or officer received from all sources, directly or indirectly, does not exceed the sum of twenty-five hundred dollars; as of December thirty-first, nineteen hundred and seventeen.

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Excess	
Total	**************************************
Amount paid out by Officer for Board, etc., of Prisoners	## 1.2 897 1.6 1.2 897 1.6 1.2 897 1.6 1.2 897 1.6 1.6 508 1.2 1.6 509 1.6 1.6 509 1.6 1.6 509 1.6 1.6 1.6 1.6 1.6 1.6 1.6 1.6 1.6 1.6
Expense Exclusive of Board of Prisoners	**************************************
Allowance	888888888888888888888888888888888888888
Total	***  1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
Board of Prisoners	2, 623 1, 300 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1, 500 1,
Fees, etc.,	### 1717 1
SHERIFFS	B. T. Melson. C. M. Thomas A. C. Sizerl W. J. Eleman M. D. Watts H. W. McKinney H. W. McKinney H. W. McKinney H. W. Wilson C. A dum C. A dum C. A dum C. Huddleston T. D. Hubble Ben Ratiff B. J. Turnbull Ben Ratiff G. E. Edwards E. L. Perrow H. B. Gill G. E. Edwards E. C. Priddy W. C. Gill W. C. Chill G. E. Edwards J. C. Priddy W. C. Gill M. S. Smallwood B. C. Carper J. M. Samallwood B. C. Carper J. M. Galush C. C. Curtis J. W. Galush C. C. Curtis J. W. Brammer J. W. Brammer J. W. Brammer J. W. Brammer J. W. Brammer J. P. Hodges J. P. Hodges J. P. Hodges J. P. Hodges J. P. Hodges J. P. Hodges J. P. Hodges J. P. Hodges J. P. Hodges J. P. Hodges J. P. Hodges J. P. Hodges J. P. Hodges J. P. Hodges J. P. Hodges J. P. Hodges J. P. Hodges J. P. Hodges J. P. Hodges J. P. Hodges J. H. Masses J. H
COUNTIES	Accomac. Albemarle. Allexandra. Allexhany Amelia. Amelia. Amplomatto. Appomatto. Appomatto. Appomatto. Angusta. Bath. Bath. Bath. Bunawick. Bucknurt. Bucknurt. Bucknurt. Bucknurt. Bucknurt. Caroline. Caroline. Caroline. Charles City. Charles City. Charles City. Charles City. Charles City. Charles City. Charles City. Charles City. Charles City. Charles City. Charles City. Charles City. Charles City. Charles City. Charles City. Charles City. Charles City. Charles City. Charles City. Charles City. Charles College. College. College. City. Charles

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390 90 460 70 2,005 96 54 61		190 30 144 50 324 44 1,429 12 4,120 34	336 75 494 70 14 15 916 04 62 50	769 80
1, 508 240 00 1, 890 00 1, 890 00 395 00 25 00	253 25 253 26 253 26 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 250 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 250 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 250 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 250 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 250 250 250 25 250 25 250 25 250 25 250 25 250 25 250 25 250 25 2	1, 222 50 1, 222 50 207 73 207 73 476 00 611 00 63 00 742 00	2,088 28 28 28 28 28 28 28 28 28 28 28 28 2	132 25 93 25 93 25 95 187 50 426 60
	4444444 888888888888888888888888888888		44444444444444444444444444444444444444	444444 888888 888888
	830 10 406 50 1, 073 97 1, 394 99 1, 521 85 1, 521 85		1, 311 30 724 56 1, 296 51 1, 403 85 1, 432 93 984 02 3, 909 42 470 50 876 15	1, 036 95 1, 116 85 1, 657 80 613 50 370 00 1, 657 85
525 75 460 70 3, 829 57 83 45		198 30 192 50 192 50 141 73 141 73		272 30 769 80 183 50 354 65
	580 12 406 50 880 45 780 59 982 00 871 70		1,311 30 608 01 958 76 1,051 95 938 23 725 22 3,162 12 408 00 876 15	764 65 1, 116 85 888 90 430 90 370 90 1, 303 20
L. W. Rice. A. B. Hall W. Sydnor. H. I. Turner. D. C. Graham A. A. Dedwards. L. P. Trice.	C. W. Purks. S. Schools. W. L. Nosle. J. A. McKenney. T. W. Edwards. T. W. Wardshards. A. M. Wash.	T. J. Twyman A. E. Thurston W. R. Beales R. B. Segar R. B. Segar W. H. Wheeler W. H. Wheeler W. H. Wheeler L. C. Ferebee	C. M. Lankford. C. M. Lankford. R. L. Sullivan. W. C. Bond. N. T. Selgwick. J. W. Staples. J. A. Hodnett. E. A. Baugh.	W. J. Litchfield C. A. Barber C. E. Barnes H. J. Miller J. R. Connellee C. L. Hatcher, Jr.
ing.	Auen Juen Am (Paid to Jailer)	<b>1</b>	And to Jailer)	ine iam. oook

(a)No report filed. Attorney General directed to sue for failure to report. (b)By chapter 470. Acts 1916, it is provided the act of 1914, limiting the corpensation of officers shall not apply to officers in the county of Prince Georges.

†Expense not shown. Sheriff does not keep jail. "Cost of prisoners not shown. ‡Rent received by sheriff who does not keep jail.

HERIFFS-191

	11000	2 2000 21,
Excess		
Total	4,476 77	44444444444444444444444444444444444444
Amount paid out by Officer for Board, etc., of Prisoners		253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 253 550 250 250 250 250 250 250 250 250 250
Expense Exclusive of Board of Prisoners	476 77	197
Allowance	4,000 00	888888888888888888888888888888888888888
Total	934 52	2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2
Board of Prisoners		25 25 25 25 25 25 25 25 25 25 25 25 25 2
Fees, etc.,	(d) 225 06 (e) 126 61	(5) 1, 1, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2,
SHERIFFS	R. L. Morrison. W. L. Dillard(c)	J. T. Fletcher. C. W. Dougherty. W. D. Stoner. W. D. Grissard. C. L. Grissard. C. A. Carrier. C. A. Carrier. C. N. Knight. B. D. Edwards. B. R. F. Collins. B. R. F. Collins. B. R. S. Urtils. C. J. E. Miller. J. W. Harvey. W. B. Adington. W. E. Brown.
COUNTIES	Rockbridge Rockingbam	Russell Scott Scott Shenandosh Smyth Suyth Southampton SugotayVania- Stafford Stafford Stafford Warren Warren Warren Warren Wathe

(d)Charged. (e)Uncollected. (f)Collected.

(Expense not shown.
(Sheriff does not keep jail.
"Cost of prisoners not shown.
(c) Term: November 15 to December 31, 1

# SERGEANTS-1917

Ехсева	₩ ■
Total	4. 010 00 00 00 00 00 00 00 00 00 00 00 00
Amount paid out by Officer for Board, etc., of Prisoners	* 1,208.58 7709.20 7709.20 7,209.65 7,179.65 7,179.65 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,100.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,200.20 7,2
Expense Amount Exclusive paid out by of Board Officer for of Prisoners of Prisoners	310 26 26 26 26 26 26 26 26 26 26 26 26 26
Allowance	**************************************
Total	5. 9916 54 1. 629 45 1. 629 45 1. 629 45 1. 629 45 1. 629 45 1. 629 45 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 629 62 1. 62
Board of Prisoners	\$ 2 166 80 8.88 42 8.88 42 4, 677 85 3, 427 45 10, 866 10 11, 994 58 6, 172 85 6, 172 85 11, 901 45 4, 840 74
Fees, etc.,	41,726,077,102,711,027,103,000,000,000,000,000,000,000,000,000
SERGEANTS	H. L. Baker   T. 100
CITIES	Alexandria. Bristol. Bristol. Bristol. Bristol. Bristol. Clifton Forge. Davillaburg. Fredericksburg. Fredericksburg. Fredericksburg. Newport News. Norfolk. Norfolk. Portsmouth. Richmond. Richmond. Richmond. Richmond. Richmond. Richmond. Richmond. Richmond. Williamsburg.

eumbents of office in cities having a population of 100,000 inhabitants or more, until the expiration of the terms of office they are filling. This provision took this officer out of the requirements of the act.

(3)The act of 1914, limiting the fees of officers, by section 1 of the act, does not spply to cities with a population of less than 4,000; therefore does not apply to the officers of the city of Williamsburg.

Expense not shown

"Excess paid into the State treasury officers, by section 1 of the act, does the state a point into the State treasury of the section 1 of the act, does not apply to cities with a population of less than 4,000; therefore does not apply to officers of the city of Buens Vista.

(a) Section 10 of the act makes the provisions of the act not applicable to in-

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Sheriff does not keep jail.

# SHERIFFS-1918

COUNTIES	SHERIFFS	Fees, etc.,	Board of Prisoners	Total	Allowanee	Expense Exclusive of Board of Prisoners	Amount paid out by Officer for Board, etc., of Prisoners	Total	Excess
Abbemarie Alesandria Auguste Elizabeth City Halifax Hearino Meeklenburg	B. T. Melson. C. M. Thomas. H. B. Frieds. C. C. A. Willson. C. C. Curtis. I. W. Rice. W. Rice. W. R. Sydnor. W. R. Beales.	\$ 2,004 45 1,666 36 1,546 72 1,546 72 1,961 18 2,275 85 1,723 13	\$ 1,197 76 1,909 44 2,703 90 1,829 78 1,829 61 5,393 10 376 58	\$ 3,202 4,524 62 1,524 62 1,528 25 7,688 25 7,068 95 7,068 95	\$ 200 000 00 00 000 000 000 000 000 000	\$ 302 50 585 90 527 18 35 00 2, 615 78 378 50 1, 890 00	\$ 1,253 41 1,226 50 4 564 88 335 80 2,588 06 259 15	\$ 4,802 50 5,839 31 5,753 68 4,535 00 7,14 30 8,478 06 5,25 22	
Montgomery Nanesmond. Norfolk Pittatylvania Washington.	Wm. D. Marton(a). E. E. Wagner L. C. Ferebee J. A. Hodnett. John E. Miller(f). J. M. Litton(f). W. B. Addington.	2, 766 10 2, 913 46 1, 492 56	3, 824 84 13, 721 10 987 32 4, 160 76	4, 731 36 16, 487 20 3, 900 78 5, 653 32	4, 500 00 5, 000 00 4, 500 00	2, 976 00 1, 802 00	1,701 83 6,828 73 1,047 17 3,002 74	5, 991 83 14, 804 73 7, 849 17 7, 502 74	

•Feeds prisoners from his own table.

(a)No report filed. Attorney General directed to sue for failure to report.

### SHERIFFS WHO WERE NOT REQUIRED TO MAKE REPORT UNDER CHAPTER 352, ACTS 1914, AS AMENDED BY CHAPTER 110, ACTS 1918*

COUNTIES	Sheriffs	COUNTIES	Sheriffs
llegheny	A. C. Siser.	Loudoun	
melia		Louisa	
mherst		Lunenburg	A. B. Shackelton.
ppomattox	H. W. McKinney.	Madison	
ath	C. A. Gunn.	Mathews	
ed!ord	P. L. Huddleston.	Lee	A. D. Robins.
land		Loudoun	Thos. W. Edwards.
otetourt	W. J. Boose.	Louisa	A. M. Wash
runswick	R. B. Turnbull.	Lunenburg	A. B. Shackelton.
uchanan	Ben Katline.	Madison	
uckingham	Towns Milliams.	Mathews	
ampbell	R. L. Perrow.	Middlesex	R. B. Clegar.
aroline	. T. B. Gill.	Nelson	W. H. Wheeler.
arroll	Geo. E. Edwards.	New Kent	R. C. Apperson, Jr
harles City	E. H. Major.	Northampton	C. M. Linktord.
harlotte	J. C. Priday.	Northumberland Nottoway	L. W. Hexaley.
hesterfield	Wm. C. Gill. W. W. Smallwood.	Nottoway	R. L. Sullivan.
		Orange	W. C. Bond.
raig	B. E. Carper.	Page	
Culpeper	Jas. S. Yowell.	Patrick	
umberiand	II. K. AQSMS.	Powhatan Prince Edward	E. A. Baugn.
Dickenson Dinwiddie	M. C. Swindan.	Prince Edward Princess Anne	
Jinwiddie		Prince William	
airfax	R. J. DUKO.	Pulaski	
airiax	J. R. Aliison.	Rappahannock	. C. E. Dones.
lauquier	W. S. WOOII.	Richmond	. II. J. Miller.
luvanna	J. W. Drammer.	Rosnoke	. J. R. Connellee.
ranklin	R. S. Campbell.	Rockbridge	
rankiin	. J. F. Houges,	Rockingham	
Tederick	Wm. H. Thompson.	Russell	
loucester	wm. n. Indinpson.	Scott	C W Dougharter
loochland	Iohn D. Massia	Shenandoah	W D Stopes
rayson	U A Uoffman	Smyth	W N McCos
reene	D A Molone	Southampton	
reensville	9 W Los	Spotsylvania	C A Carner
Ianover		Stafford	C N Knight
lenry	H I Turner	Surry	
lighland	Hubert Smith	Sussex	
sle of Wight	R A Edwards	Tasewell	
ames Price	I. P Trice	Warren	
(ing George		Warwick	
ing and Queen	S S Schools	Westmoreland	
(ing William	W. I. Neale	Wythe	
onceter	Jno. A. McKenney.	York	
A0			

This amendment provided that the act should not apply or be operative as to any office or officer where the total annual gross compensation of such office or officer received from all sources, directly or indirectly, does not exceed the sum of twenty-five hundred dollars; as of December thirty-first, nineteen hundred and seventeen.

SERGEANTS-1918

HOUSE	DOCUMENT NO.	. 1
Ехоевя	8, 7, 546, 32 7, 678, 00 12, 686, 70 12, 586, 40 12, 155, 44 12, 155, 44 18, 513, 00 18, 513, 00 19, 500, 50 19, 500, 50 19, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50 10, 50	:
Total		12, 992 10
Amount paid out by Officer for Board, etc., of Prisoners	\$ 2,685 57 1,532 43 1,292 00 1,292 00 1,292 00 1,86 75 18,862 21 3,259 98	4,007 10
Expense Exclusive polynomials of Board I	\$ 850 75 1,430 20 2,395 00 2,426 17 12,318 13 3,896 46 1,600 00	3, 485 00
Allowance	44443,434,43 9000000000000000000000000000000000000	2,500 00
Total	4, 914 70 7, 484 32 3, 410 67 13, 486 86 42, 212 74 13, 174 99 20, 448 21 3, 578 90	12, 126 43
Board of Prisoners	\$ 3,878 21 8,606 14 4,306 06 2,086 09 11,556 09 39,746 47 11,144 11	9,210 53
Fees, etc., in 1918	\$ 1, 848 22 1, 308 56 3, 178 26 11, 929 74 5 2, 466 27 2, 030 88 18 13, 578 90	8
SERGEANT8	Robt. H. Cox. P. H. Boisseau. Hugh T. Birchett C. J. Tyree. C. C. Urtis. Wm. M. Hannan(a). W. G. Andrews. R. E. Glover. R. E. Glover. J. L. Sutterfield, sergeant. J. H. Mercer, shoriff.	H. E. Mayhew.
CITIES	Alexandria. Danville Hopewell Forthurg Newport News. Norfolk Peteraburg Portamouth Richmond	Roanoke

(a) From March 1 to December 31, 1918. Excess paid into the State treasury.

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## SERGEANTS WHO WERE NOT REQUIRED TO MAKE REPORT UNDER CHAPTER 352, ACTS 1914, AS AMENDED BY CHAPTER 110, ACTS 1918.*

CITIES	SERGEANTS	CITIES	SERGEANTS
Bristol. Buena Vista	J. F. Stratton. C. W. Rogers. W. T. Harnbarger.	Radford Staunton Suffolk Williamsburg Winchester	E. D. Bell. Wm. E. Brinkley. R. D. Wilkins.

^{*}This amendment provided that the act should not apply or be operative as to any office or officer where the total annual gross compensation of such office or officer received from all sources, directly or indirectly, does not exceed the sum of twenty-five hundred dollars; as of December thirty-first, nineteen hundred and seventeen.

